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No. 2.

BANGALORE, THURSDAY, JANUARY 11, 1923.

PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT. MUNICIPAL AND LOCAL BOARDS.

No. L. 4649—L. B. 32-22-30, dated 2nd January 1923.

It is hereby notified that the following gentlemen have been declared duly elected as members of the Hassan District Board, which was reconstituted under Government Notification No. L. 3866—L. B. 32-22-27, dated the 24th November 1922, with effect from the 1st December 1922.

Mr. H. V. Rangaswami, B.A., LL.B., Advocate, Hassan, elected by the Law Association of Hassan.

Mr. Khajee Abdul Khader Saib of Hassan, elected by the Anjumane Islamia, Hassan.

No. L. 4651—L. B. 34-22-34, dated 2nd January 1923.

In modification of Notification No. 12578—L. B. 91-18-14, dated the 29th March 1919, regarding the constitution of the Shimoga District Board, it is hereby notified that the District Forest Officer, Shimoga, shall be an *Ex-officio* Member of the Board *vice* the District Sanitary Officer as the appointment of a separate Sanitary Officer for the district has ceased to exist.

No. L. 4767—L. B. 33-22-24, dated 3rd January 1923.

Under Government Notification No. R. 14541—L. B. 54-18-13, dated the 13th May 1919, it is hereby notified that the following recognised Associations in the Kadur District will be enfranchised to return a member to the District Board of Kadur to be reconstituted in January 1923:—

1. The North Mysore Planters' Association.
2. The Malnad Land Owners' Association.
3. The North Mysore Indian Planters' Association.
- and 4. The Anjumane Islamia, Chikmagalur.

No. L. 4866—M.L. 49-22-10, dated 6th January 1923.

In continuation of Government Notification No. L. 4262—M.L. 49-22-6, dated 7th December 1922, the term of existing Councillors of the Town Municipal Council of Hole-Narsipur is further extended up to the end of March 1923.

Notification No. L. 4875—L.B. 29-22-60, dated 6th January 1923.

Under Section 5 of the Local Boards and Village Panchayats Regulation, VI of 1918, and with reference to Rule 2 of the Rules under Section 37 (a) of the said Regulation published under Notification No. R. 7559—L. B. 54-18-1, dated the 18th December 1918, as amended by Notification No. L. 3751—L.B. 32-22-24, dated the 21st November 1922, and in modification of Notification No. R. 14072—L. B. 91-18-18, dated the 5th May 1919, the

Government of His Highness the Maharaja are pleased to order that the District Board of the Kolar District do consist of 42 members made up as follows:—

A.—Ex-officio Members (Clauses (a) to (c) of Rule (2).

1. The Executive Engineer, Kolar Division, Kolar.
2. The District Medical and Sanitary Officer, Kolar.
3. The Treasury Assistant Commissioner, Kolar.
4. The District Inspector of Education, Kolar.

B.—Elected Members. (Clauses (d) to (g) of Rule (2).

5 to 25.—One member elected by the Gudibanda Taluk Board and two members elected by the remaining ten Taluk Boards (Clause D).

26 to 29.—One member elected by each of the undermentioned Municipalities, (i) Kolar, (ii) Bowringpet, (iii) Chintamani and (iv) Chikballapur (Clause E).

30.—One member elected by the holders of entire alienated villages (Clause F).

31 to 32.—One member by each of the two recognized Associations in the district (Clause G).

C.—Nominated members, other than Ex-officio (Clause (h) of Rule (2).

33 to 42.

No. L. 4877—L. B. 29-22-61, dated 6th January 1923.

With reference to Notification No. L. 4875 L. B. 29-22-60, dated 6th January 1923, fixing the constitution of the District Board of the Kolar District, the following two associations in the district are enfranchised to return a member each to the said Board:

1. The Law Association, Kolar.
2. The Sericultural and Agricultural Association, Sidlaghatta.

No. L. 4916 L. B. —31-22-55, dated 8th January 1923.

In continuation of Notification No. L. 4010—L. B. 31-22-35, dated 28th November 1922, the term of the existing District Board of Mysore is further extended till the 10th March 1923.

BANGALORE CITY MUNICIPALITY

Notice dated 15th December 1922.

1. Notice is hereby given that sealed tenders for constructing the Frontage of the New General Market at Bangalore City will be received by the President, City Municipal Council, Bangalore, or by officer deputed by him at his office up to 4 P.M. on Tuesday, the 16th January 1923. An approximate schedule of quantities and rates as sanctioned is given below. The quantities are to be taken as approximate only, subject to alteration. The work should be completed within one year from the date of order showing proportionate progress monthly.

2. The plans, detail estimates, specifications and conditions may be seen at the Executive Engineer's Office, City Improvement Works, Cubbonpet, between 12 noon and 5 P.M. on office days.

3. Tenders should be submitted on printed forms which may be obtained at the office of the Executive Engineer, on payment of one anna per copy. The tenders should be accompanied by a statement in the form given below, showing the rates at which the different items of work specified will be executed, whether at par, or at what per cent below or above the estimate it will be executed. Rates should be quoted only for units shown in the schedule. Tenders quoting for units other than those in the subjoined schedule will be rejected.

4. Each tender must be accompanied by a deposit of Rs. 1,000 (one thousand) in cash or currency notes, as earnest money, and be superscribed "Tender for constructing the Frontage of the New General Market at Bangalore City", in default of which the tenders will be rejected.

5. The final acceptance of any tender will rest with the City Municipal Council, which does not bind itself to accept the lowest or any tender or to assign any reason whatever for the rejection of any tender.

6. The name of the successful competitor, whose tender has been accepted will be posted on the notice board of the Executive Engineer's Office in due course. No enquiries regarding the acceptance or rejection of a tender will receive any reply.

7. Within eight days of the order of the acceptance of the tender, the approved tenderer will be required to execute the usual contract bond, depositing the earnest money as security, in default of which, his tender will be considered cancelled, and his earnest money forfeited without further reference to him.

8. On the final disposal of tenders the earnest money on rejected tenders will be returned to such tenderers on their applying to the Executive Engineer in person or through their accredited agents.

Abstract of approximate quantities for constructing the Frontage of the New General Market at Bangalore City.

No.	Items of work	Per	Rate	quantity
1	Earthwork, excavation and filling basement including consolidation ...	100 C.ft.	Rs. a. p. 1 8 0	11,960
2	Concrete in chunam for foundation ...	100 C.ft.	28 2 0	9,751
3	Coursed hammer dressed stone masonry in foundation and inner plinth walls, including bond stones ...	100 C.ft.	34 6 0	12,015
4	Coursed rubble stone masonry, cement pointed on face to outer plinth walls including bond stones ...	100 C.ft.	45 0 0	2,324
5	Burnt stone slabs, exposed parts 2 lines dressed, and rest roughly dressed ...	S. ft.	0 12 0	8,502
6	Superstructure, coursed and lined, stone masonry with cement pointed on face, including bond stones ...	100 C.ft.	50 0 0	20,074
7	Superstructure, stone in mortar inner walls including bond stones ...	100 C.ft.	43 12 0	11,554
8	Cut stone arch-work including moulding, etc., complete 2 lines dressed, including centering.	C.ft.	2 8 0	880
9	Relieving arch-work roughly dressed ...	C.ft.	1 8 0	656
10	1st class wirecut brick pillars in mortar ...	C.ft.	0 9 0	614
11	1st class wirecut brick nogging set in cement with teak frames 3" x 4½" and 3 to 4 feet apart ...	Square,	75 0 0	79 62
12	Plastering with chunam 2 coats ...	Square,	4 0 0	483
13	Flooring with Cudapah slabs 1½" thick over 3" concrete bed and cement pointing.	Square	38 0 0	116½
14	Jack-arched terrace roofing including concrete 2 courses of flat tiles and plastering.	Square	55 0 0	132
15	Jack-arched terrace roofing including concrete with 1st class Mangalore flooring tiles at top complete.	Square	65 0 0	9½
16	Jack-arched terrace roofing including concrete with cement flooring tiles at top complete.	Square	90 0 0	
17	Hoisting and fixing steel girders and joists, with 2 coats of silicate painting, including carrying them from stores.	Cwt.	2 0 0	648 girders will be supplied departmentally.
18	Masonry cornice 9" to 12" with cement plastering.	Rg. ft.	1 8 0	1,453
19	Cement plastered 9" thick brick, parapet wall, as per design.	Rg. ft.	2 0 0	1,197
20	G. Iron rain water pipes 3" square including painting.	Rg. ft.	2 8 0	972
21	Cut stone masonry pillars including pointing with cement.	C. ft.	1 8 0	1,520
22	Moulded impost cornice in cement, complete.	Rg. ft.	1 8 0	254
23	2½" cornice plastered with cement.	Rg. ft.	0 6 0	1,405
24	Teakwood doors panelled with heavy teak frame iron fittings, 2 coats painting, etc., as per specification.	S. ft.	3 8 0	1,912
25	Teakwood doors, small size, as per specification.	S. ft.	2 2 0	1,166
26	Teakwood windows, glazed inside, etc., panelled outside with iron bars, 2 coats silicate painting, etc., complete as per specification.	S. ft.	4 12 0	1,141
27	Teakwood ventilators with iron bars glazed or panelled shutters, complete as per specification.	S. ft.	2 0 0	252
28	3" cement cornice above rear ventilators.	Rg. ft.	0 6 0	440
29	Whitewashing 2 coats.	Square	0 6 0	483
30	Enrichment to pediment and drops in cement, above piers.	Lump sum Rs. 100.		

No.	Items of work	Per	Rate	Quantity
31	Cut stone brackets (3' x 3')	Each	Rs. a. p. 10 0 0	18
32	Teakwood windows inside glazed and outside expanded metal with painting, etc. (1 to 1½") mesh as per specification.	S. ft.	4 8 0	392
33	Teakwood stair case (3½' wide) of fireproof construction with C. Iron hand rail, etc., complete.	Each	750 0 0	1
34	Cast iron brackets.	Each	25 0 0	4
35	Collapsible gate to the Main Entrance, with painting, etc., complete.	S. ft.	8 0 0	180
36	Teakwood work including wood oiling 2 coats.	C. ft.	8 8 0	21 36
37	Cast iron ornamental railing with painting.	Rg. ft.	5 0 0	55
38	Roofing with 1st class Mangalore tiles with teak reapers and wood oiling, complete.	Square	45 0 0	3'06
39	Eaves board ornamental including painting.	Rg. ft.	1 4 0	62
40	Stone base and wooden capital to rear verandah pillars with iron rods, etc., complete.	Each	10 0 0	6
41	Ornamental perforated brick parapet wall including cement plastering.	Rg. ft.	4 8 0	21
42	Sun shades of dressed slab or asbestos sheet with stone brackets, etc., complete.	Each	40 0 0	1
43	Spiral stair case (C. I. 3½' Diam.) including 2 coats silicate painting.	Each	650 0 0	1
44	Roofing with asbestos tiles including wood work, iron work C. I. cresting, etc., complete as per design.	Square	150 0 0	20'80
45	3" teakwood plank ceiling below tower roof with necessary joists for fixing planks and painting as per details.	S. ft.	1 10 0	842
46	Iron hooks in shops as per sketch.	Each	0 12 0	504
47	Flooring with 1st class Mangalore tiles with cement pointing.	Square	12 0 0	8'42
48	Constructing V-shaped drain as per design.	Rg. ft.	1 4 0	920

The following materials are collected at site which should be used on work and the cost of which will be recovered from the contractor's bills, except in the case of Steel Girders and Joists:—

			at Rs.	Per	Rs. a. p.
1	Bond stones	420	7 0 0	100	29 6 6
2	Size stones	25,476	6 0 0	100	1,528 8 0
3	Concrete jelly	60 C. yds.	3 0 0	C. yd.	180 0 0
4	Burnt stone slabs of 6" thick	308 S. ft.	0 4 0	S. ft.	77 0 0
5	Steel girders and joists	648 Cwt.	(cost not to be deducted)		
Total					1,814 14

ANANDA RAO SIRSI,

President, City Municipal Council.

No. L. 4879—Ml. 72-22-14, dated 8th January 1923.

Under Clause 1 of Section 2 of Regulation I of 1906, it is hereby declared that vaccination shall be compulsory for a further period of two years from the 1st January 1923, in the Bagepalli Municipality, Kolar District.

No. L. 4930—L. B. 31-22-57, dated 9th January 1923.

Under Rule 3 of the rules under Section 37 (a) of the Local Boards and Village Panchayats Regulation issued under Government Notification No. R. 7559—L. B. 54-18-1, dated 18th December 1918, it is hereby notified that the term of office of the marginally noted Taluk Boards is extended till the 15th April 1923, pending their reconstitution.

- (1) Seringapatam.
(2) Nagamangala.

No. L. 4932—Ml. 47-22-12, dated 9th January 1923.

Under Section 18 of the Mysore Municipal Regulation, VII of 1906, as amended by Regulation V of 1918, Mr. M. Lakshminarayanappa is declared duly elected a Councillor of the Gubbi Town Municipal Council *vice* Mr. Hanumanthayya Gowda, resigned.

By Order,

T. E. JEVARAMA AIYAR,

Secretary to Government,

Revenue Department.

KOLAR DISTRICT.

Memo dated 2nd January 1923.

Mr. Narasanna a nominated member of the Hudger Village Panchayet, Goribidnur Taluk, having resigned, Mr. Dodda Nanjappa is nominated a member of the said Panchayet in Government Order No. L. 4514, L. B.—11-22-33, dated the 20th December 1922.

C. S. GOPALA RAO,

For Deputy Commissioner.

SHIMOGA DISTRICT.

Notification dated 29th December 1922.

It is hereby notified for the information of the public that it is proposed as resolved by the Channagiri Taluk Board in their meeting held on 2nd December 1922, to extend the Village Sanitation Rules to the following villages in Channagiri Taluk. Any objections to the above will be received and considered within one month from the publication of this notice:—

Kasaba Hobli—

1. Gurupura
2. Laxmisagara
3. Sarathi
4. Chikkamallali
5. Chikkamadali
6. Hagadehalli
7. Madenahalli
8. Mavinakatte
9. Settihalli
10. Hodigere
11. Agarabannihatti
12. Nallur
13. Byranahalli
14. Akalikatte
15. Degaladahalli
16. Belavantarahalli
17. Ashtappannahalli

Basavapatna Hobli—

1. Sagarpet
2. Bullanaikanahalli
3. Haralipura
4. Raddihalli
5. Kadaranahalli
6. Kallenahalli
7. Arehalli
8. Kabala

9. Maduranaikanahalli

10. Chikkakurubarahalli

Ubrani Hobli—

1. Kollakere
2. Karkikere
3. Nellihaikalu
4. Pennasamudra
5. Mahadevapura
6. Komaranahalli

Santebennur Hobli—

1. Chikkabennur
2. Soimanahalu
3. Upanaikanahalli
4. Mangenahalli
5. Kumaranahalli
6. Kallenahalli
7. Nagenahalli
8. Honnemaradahalli
9. Bommenahalli
10. Kogalur
11. Gollarahalli
12. Nitigere
13. Jakkali
14. Sulekere
15. Ramenahalli
16. Chikkadevarahalli
17. Laxmisagara

K. G. DUTT,

For Deputy Commissioner.



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BANGALORE, THURSDAY, JANUARY 18, 1923.

PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

MUNICIPAL AND LOCAL BOARDS.

No. L. 4987—Ml. 66-22-42, dated 11th January 1923.

Mr. A. Narasimha Iyengar is declared duly elected as Vice-President of the Town Municipal Council of Sagar in the Shimoga District.

No. L. 4989—Ml. 66-22-41, dated 11th January 1923.

Mr. Syed Ahmed Saheb is declared duly elected Vice-President of the Chintamani Town Municipal Council.

No. L. 4991—L.B. 33-22-26, dated 11th January 1923.

Under Rule 3 of the Rules issued under Government Notification No. R. 7559—L. B. 54-18-1, dated the 18th December 1918, it is hereby notified that the term of Office of the existing District Board of Kadur is extended till the end of February 1923, pending its reconstitution in due course.

No. L. 4993—L. B. 86-22-4, dated 11th January 1923.

The Village Panchayet of Nellahalli in the Malur Taluk, constitution of which was ordered in Notification No. 215—L.B. 91-17-4, dated 1st July 1918, is hereby disestablished.

No. L. 4995—L.B. 49-22-64, dated 11th January 1923.

Mr. D. Venkataramiengar is declared duly elected as Vice-President of the Taluk Board of Turuvekere in the Tumkur District.

No. L. 4997—L.B. 49-22-62, dated 11th January 1923.

Mr. Dakappa is declared to have been duly elected Vice-President of the Tirthahalli Taluk Board.

No. L. 5030—L. B. 31-22-60, dated 11th January 1923.

In continuation of Notification No. L. 8776—L. B. 31-22-50, dated 16th December 1922, reconstituting the Taluk Board of Gundlupet in the Mysore District, Mr. Gopala-krishnaiya is declared duly elected by the Village Panchayet of Begur as a member of the aid Board.

No. L. 5032—L. B. 31-22-59, dated 11th January 1923.

Under clause (i) of Rule 1 of the Rules for the constitution of Taluk Boards, Messrs. Mahomed Ameer Sab and Sreekanta Gowda are hereby appointed in default of election by Village Panchayets, as members of the Taluk Board of Malvalli in the Mysore District, recently reconstituted under Notification No. L. 3780—L. B. 31-22-32, dated 21st November 1922.

No. L. 5037—L. B. 31-22-61, dated 12th January 1923.

In continuation of Government Notification No. L. 3772—L. B. 31-22-28, dated the 21st November 1922, reconstituting the Taluk Board of Chamrajnagar in the Mysore District, Mr. Puttabasappa is declared duly elected by the Village Panchayet of Ummathur as a member of the said Board.

No. L. 5126—L. B. 31-22-62, dated 13th January 1923.

Messrs. D. Sidda Setty and Yajaman Baba Sab are hereby appointed as members of the Taluk Board of T. Narsipur in the Mysore District to fill up the existing vacancies on the Board which was reconstituted in Notification No. L. 3766—L. B. 31-22-25, dated 21st November 1922.

No. L. 5131—Ml. 66-22-44, dated 13th January 1923.

Mr. T. Venkatasamaiya is declared duly elected Vice-President of the Municipal Council of Chamrajnagar in the Mysore District.

No. 4099—C. B. 129-22, dated 13th January 1923.

Mr. Kadeem Venkatasubbaia, is appointed Vice-President of the Talakad Municipal Council, Mysore District.

By Order,

T. E. JEYARAMA AIYAR,
Secretary to Government,
Revenue Department.

MYSORE DISTRICT.

PROCEEDINGS OF THE DISTRICT BOARD OF MYSORE PASSED AT A MEETING HELD AT 1 P.M. AT MYSORE ON WEDNESDAY THE 20TH DECEMBER 1922.

Present.

P. F. Bowring, Esq., J. P., Deputy Commissioner, Mysore District—President.

Members.

Present	28	Absent	7
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I. Read letter No. 3173, dated the 5th April 1922, from the Secretary to Government for Railways, inviting the views of the District Board whether they are agreeable to raise a debenture loan for completing the construction of the Nanjangud-Chamrajnagar Railway as a Light Feeder Railway (Metre gauge) at a total cost of rupees twelve lakhs and provide for interest and sinking fund out of their resources.

Resolution.—The Board are willing to raise a debenture loan for the construction of the Railway and if they cannot raise sufficient funds by this means to borrow money from the Mysore Bank. The amount of the Railway Cess that has already accumulated and the annual income from this source, should be utilised to pay the interest and provide for forming a sinking fund.

II. Read letter No. L. 667, dated the 22nd July 1922, from the Revenue Secretary to Government communicating the views of the Government, that the question of the abolition of the Railway Cess may be re-considered in the light of the Railway Secretary's letter No. 3173, dated the 5th April 1922 (*vide* Subject No. 1 *supra*).

Read also letter No. 3278-83—R. B. 60-22-10, dated the 31st October 1922, from the Revenue Secretary to Government, communicating the views of the Government that in view of the suspension of all railway activities in the State, the District Board may consider the advisability of deferring the levy of the Railway Cess until the railway construction programme is resumed by Government and may send a resolution for orders.

Resolution.—The levy of the cess be continued for the present in the light of the resolution passed regarding constructing a line from Mysore to Chamrajnagar.

III. Read letter No. L. 5880-7—A. E. 218-20-13, dated the 7th April 1922, from the Revenue Secretary to Government, forwarding papers relating to a set of rules for regulation and conduct of Cattle Shows and Fairs in the State and inviting the opinion of the Local Boards for adopting the rules as revised by the Board of Agriculture.

Resolution.—The Board accept the principle of framing certain rules but consider that the rules as now framed impose too many restrictions and are likely to fetter the discretion of Local Revenue Officers and possibly prevent the holding of long established Jattras and interfere with the cattle trade of the State. The rules as framed now are too drastic and require revision.

IV. Read letter No. 817-27—1, dated the 3rd November 1922, from the Secretary, Board of Agriculture, forwarding for proposals being furnished by the District Board an extract from the resolution of the Board of Agriculture dated the 16th October 1922, regarding the propagation of pine apple in the State.

Resolution.—The Board are of opinion that the climate of the Mysore District is not suitable for the purpose.

V. Read letter No. L. 1899—L. B. 41-22-2, dated the 24th August 1922, from the Revenue Secretary to Government, forwarding for the opinion of the District Board the observation of the Superintending Engineer, Western Circle, regarding the opening of a new road between Lalandevanahalli Flag Station and the Doranhalli Village.

Resolution.—The Board are of opinion that the road may be constructed from the Flag Station to Doranhalli Village which they have already approved of.

VI. Read letter No. C. 133-3, dated the 11th October 1922, from the Senior Surgeon, inviting the views of the District Board in the matter of appointment of an additional compounder to the Old Agrahar Dispensary, Mysore.

Resolution.—Approved.

VII. Read letter No. 666-93, dated the 14th October 1922, from the Secretary, Economic Development Board, inviting opinion as to whether 12 copies of the Mysore Economic Journal which were hitherto being supplied free of cost should be purchased from District Funds as the funds of the Economic Development Board are limited.

Resolution.—The Board are of opinion that one copy for the use of the Board is sufficient and may be purchased.

VIII. Read petition dated the 25th November 1922, from Mr. Frank McLaine, Missionary, Mugur, regarding the formation of a new road to meet the need of the bandy traffic from Santhemarahalli to Kollegal a distance of about 3 to 3½ miles.

Resolution.—The Executive Engineer may be requested to prepare an estimate.

IX. Read letter No. 3886-92, dated the 16th November 1922, from the Superintendent, Mysore Civil Veterinary Department, forwarding for the consideration of the District Board the proposal of locating suitable pony stallions in Mysore and Nagamangala for encouraging pony breeding, the initial cost per stallion and the annual maintenance charges being estimated at Rs. 500 and Rs. 600 respectively.

Resolution.—The Board are not in favour of trying the experiment in this district.

X. Read letter No. 2260, dated the 2nd October 1922, from the Executive Engineer, Mysore Division, forwarding for countersignature an estimate for Rs. 1,613 for constructing a causeway across Chikkayagatihalla at 1—10 of Mandya-Nagamangala Road.

(a) Read also letter No. 2172, dated the 18th September 1922, from the Executive Engineer, Mysore Division, forwarding for countersignature an estimate for Rs. 860 for improving the causeway across the Kottalli Tank, Kodihalla on Mandya-Bannur Road.

Resolution.—Referred for report to the Sub-Division Officer, French Rocks Division.

XI. Read correspondence ending with Krishnarajpete Taluk Board President's report No. 520, dated the 4th December 1922, regarding the opening of a sante in the Bharatipur Village.

Resolution.—May be recommended to Government.

XII. Read and recorded the following communication:—

(i) District Sanitary Officer's letter No. P. 48, dated the 8th September 1922, forwarding the review on the Vital Statistics for the half-year ending 30th June 1922.

(ii) Inspection notes of the District Board Vice-President for October 1922.

R. P. MALLAPPA,
For President.

No. 4195—C.B. 128-22, dated 17th January 1923.

Mr. K. Venkatarāmiah is declared duly elected as Vice-President of the Chintamani Taluk Board.

No. 4198—C. B. 129-22, dated 17th January 1923.

Under Section 23 (2) (a) of the Mysore Municipal Regulation, No. VII of 1906, as amended by Regulation V. of 1918, Government are pleased to extend the term of the appointment of Rajasabhabhushana Diwan Bahadur C. Srikanteswara Aiyar, B.A., B.L., as Honorary President of the Mysore City Municipal Council till the end of December 1923.

By order,

T. E. JEYARAMA AIYAR,
Secretary to Government,
Revenue Department.



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BANGALORE, THURSDAY, JANUARY 25, 1923.

PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

MUNICIPAL AND LOCAL BOARDS.

BANGALORE CITY MUNICIPALITY.

Notice dated 16th January 1923.

Notice is hereby given that sealed tenders for "Laying the sub-main, and street sewers" in Visvesvarapuram Extension, Bangalore City, will be received by the President, City Municipal Council, Bangalore, or by the Officer deputed by him, at his office, up to 4 p.m., on Saturday the 17th February 1923. Tenders may be sent in Part (1) for the supply of pipes of different dimensions, with bends, joints, gully traps, etc., or (2) for laying and fixing the pipes and other works noted in the schedule. An approximate schedule of quantities and rates as sanctioned is given below. The quantities are to be taken as approximate only, subject to alteration. The work should be completed within one year from the date of order, showing proportionate progress monthly. If supply of pipes alone is tendered, the full supply should be completed within three months of the date of order. If work alone is tendered, it should be completed within nine months of the date of order.

2. The plans, detail estimates, specifications and conditions may be seen at the Executive Engineer's Office, City Improvement Works, Cubbonpet, between 12 noon and 5 p.m., on office days. The pipes supplied should satisfy, among others, the following main specification. Stoneware pipes, bends, junctions, traps and other fittings to be supplied and used on the work should be made of refractory clay, free from lime or its compounds, and should have been burnt, vitrified, and salt glazed, throughout their lengths. They should be true in shape and calibre and of uniform thickness and perfectly sound. Cross section of the pipes should be enclosed along with the tender, noting the dimensions of all details, *viz*:—

- (a) Inner diameter in inches.
- (b) Length of barrel inside, exclusive of socket in inches.
- (c) Thickness of barrel in inches.
- (d) Thickness of socket in inches.
- (e) Width of cement space in socket joint.

The pipes should stand the usual tests that will be subjected to, by the Executive Engineer, details of which can be ascertained from the specification in the Executive Engineer's Office.

Samples of pipes should be produced when called for by the Executive Engineer and only pipes of the quality of the samples approved will be selected.

3. Tenders should be submitted on printed forms which may be obtained at the Office of the Executive Engineer on payment of two annas per copy. The tenders should be accompanied by a statement in the form given below, showing the rates at which the different items of work specified will be executed, whether at par, or at what per cent below or above the estimate it will be executed. Rates should be quoted only for units shown in the schedule. Tenders quoting for units other than those in the subjoined schedule will be rejected.

4. Each tender must be accompanied by a deposit of Rs. 1,000 (one thousand) in cash or currency notes, as earnest money, and be superscribed "tender for laying the sub-mains and street sewers in Visvesvarapuram Extension, Bangalore City," in default of which, the tenders will be rejected.

5. The final acceptance of any tender will rest with the City Municipal Council, which does not bind itself to accept the lowest or any tender or to assign any reason whatever for the rejection of any tender.

6. The name of the successful competitor, whose tender has been accepted will be posted on the notice board of the Executive Engineer's Office in due course. No enquiries regarding the acceptance or rejection of any tender will receive any reply.

7. Within eight days of the order of the acceptance of the tender, the approved tenderer will be required to execute the usual contract bond, depositing the earnest money as security, in default of which his tender will be considered cancelled, and his earnest money forfeited without further reference to him.

8. On the final disposal of tenders, the earnest money on rejected tenders will be returned to such tenderers on their applying to the Executive Engineer in person or through their accredited agents.

Abstract of approximate quantities for Laying the Sub-mains and Street sewers in the Visvesvarapuram Extension, Bangalore City, as per sanctioned estimate.

Particulars	Quantity		Total	Per	Rate	Cost
	Sub-main	Street sewers				
					Rs. a. p.	Rs. a. p.
1. Earthwork excavation filling and consolidation for laying out pipes	3,921	8,301	12,222	Cyd.	0 5 0	3,822 0 0
a. Excavation in soft rock
b. Blasting hard rock
c. Carting excess earth within 4 furlongs.
2. a. Laying 9" stone-ware glazed pipes including caulking with hemp making cement joints watering joints and testing the line by filling with water.	1,862	..	1,862	Rft.	2 0 0	3,724 0 0
b. Do 12" pipes	3,906	..	3,906	"	4 2 0	16,112 0 0
c. Do 7" pipes	..	19,359	19,359	"	1 7 0	27,828 0 0
3. Construction of Man-holes.						
a. Less than 4' depth square or rectangular.	1	56	57	Each	95 0 0	5,415 0 0
b. From 4' to 5' circular	15	44	59	"	85 0 0	5,015 0 0
c. " 5' to 6' "	11	14	25	"	95 0 0	2,375 0 0
d. " 6' to 7' "	4	5	9	"	105 0 0	945 0 0
e. " 7' to 8' "	1	1	2	"	115 0 0	230 0 0
f. " 8' to 10' "	1	Nil	1	"	135 0 0	135 0 0
g. " 10' to 11' "	3	..	3	"	145 0 0	435 0 0
h. " 11' to 12' "	1	..	1	"	155 0 0	155 0 0
4. Construction of Flush Tanks	2	14	16	"	160 0 0	2,560 0 0
5. Ventilating shaft	2	8	10	"	100 0 0	1,000 0 0
6. House connection	44	928	972	"	40 0 0	38,880 0 0
7. Junction pipes.						
a. 9" x 7"	44	..	44	"	6 8 0	286 0 0
b. 7" x 4"	..	928	928	"	5 12 0	5,536 0 0
8. Ventilating Man-holes	3	3	6	"	15 0 0	90 0 0
9. Flushing Man-holes	2	1	3	"	20 0 0	60 0 0
10. Public latrines	2	"	500 0 0	1,000 0 0

Notice dated 17th January 1923

The undermentioned building sites in the west of Seshadripuram extension will be sold on the spot by public auction on 21st February 1923, at 8 A.M., and on subsequent days, if necessary, by the President, City Municipal Council, Bangalore, or any officer deputed by him in this behalf.

The President reserves to himself the right to accept or refuse any bid without assigning any reason.

The sale is subject to confirmation by the President, City Municipal Council, Bangalore.

The purchaser whose bid is accepted, shall deposit 25 per cent of the amount of his bid at once on the spot; and the balance shall be paid within fifteen days from the date of sale, in default of which the deposit made by him will be forfeited and the site re-sold at the risk of the purchaser.

The purchaser shall, within thirty days from the date of the sale before delivery of the site, be required to execute an agreement on an eight-anna stamp paper binding himself (a) to construct over the site a house according to a design to be approved by the Municipal Council within a period to be specified in the agreement. Such period shall not ordinarily exceed one year in the case of buildings costing Rs. 3,000 and less, (b) to start construction within three months and (c) to enclose within a period of six months the site or sites purchased by him with a compound wall or a decent wire-fence of dimensions to be approved by the Municipal Council.

Failure to comply with the conditions agreed to by the party as above mentioned, will involve the resumption of the site by the President of the Municipality free of all encumbrances and without any claim to compensation.

The site which has been designed as a unit will not be allowed to be split up into two or more house sites.

Not more than one main dwelling house will be permitted in each site described above.

A minimum width of ten feet open space between the front compound wall and the building and a minimum width of four feet open space in each side of the main building will be insisted on.

No out-houses shall be permitted in the open space between the compound wall and the front plinth of the main building.

The out-houses such as kitchen, bath-room, latrines, etc., shall be built providing such facilities as the Municipality may advise for the escape of effuvia, smoke, etc., so as not to endanger the health of the main dwelling portion.

The President shall have the power of fixing generally, the type of frontages to be adopted for buildings on any particular street or board.

No room shall be less than seven feet wide, not less than eight feet long, not less than eight feet high.

No material of a perishable or combustible nature shall be permitted in the construction of buildings.

The building shall be roofed with Mangalore tiles or terraced.

The levels of floor, baths, latrines, and drain holes shall be fixed by the Municipality and proper cement-lined drains shall be constructed by the parties to lead off sullage and sewage from the premises into the Municipal drain or pipe line.

No pit shall be dug on the sites for earth for building purposes, all earth for building or raising the level of the floor, etc., shall be obtained from such places as may be directed by President.

A final title-deed will be given to the purchaser, only after the building has been completed, complying with all the conditions above stated.

The description and dimensions of site noted below in the schedule are to be treated as only approximate and subject to correction.

The plan of the sites to be auctioned will be hung up on the notice board in the Municipal Engineer's Office.

The Municipal Council will not bind themselves to supply stone, earth or other building facilities though such reasonable help as may be given, will not be withheld.

The Municipal Council will not bind themselves to recommend the supply of electric light or water-supply service to any street unless and until half the number of sites in that street or built up.

Schedule showing the sites to be sold to the west of Seshadripuram Extension.

No.	Road	Site number	Measurement in feet Approximate
1	II Main Road	203	90 x 30
2	Do	204	90 x 30
3	Do	205	30 x 90+63 2
4	Do	206	30 x 63+33 2
5	Do	210	30 x 50
6	Do	211	30 x 50
7	Do	212	30 x 50
8	Do	213	28 x 50½

Notice dated 17th January 1923.

The undermentioned building sites in the south side of Gavipur Extension will be sold on the spot by public auction on 19th February 1923, at 8 A.M. and on subsequent days, if necessary, by the President, City Municipal Council, Bangalore, or any officer deputed by him in this behalf.

The President reserves to himself the right to accept or refuse any bid without assigning any reason.

The sale is subject to confirmation by the President, City Municipal Council, Bangalore.

The purchaser, whose bid is accepted, shall deposit 25 per cent of the amount of his bid at once on the spot; and the balance shall be paid within fifteen days from the date of sale, in default of which, the deposit made by him will be forfeited and the site re-sold at the risk of the purchaser.

The purchaser shall, within thirty days from the date of the sale before delivery of the site, be required to execute an agreement on an eight-anna stamp paper binding himself (a) to construct over the site a house according to a design to be approved by the Municipal Council within a period to be specified in the agreement. Such period shall not ordinarily exceed one year in the case of buildings costing Rs. 3,000 and less, (b) to start construction within three months and (c) to enclose within a period of six months the site or sites purchased by him with a compound wall or a decent wire-fence of dimensions to be approved by the Municipal Council.

Failure to comply with the conditions agreed to by the party as above mentioned, will involve the resumption of the site by the President of the Municipality free of all encumbrances and without any claim to compensation.

The site which has been designed as a unit will not be allowed to be split up into two or more house sites.

Not more than one main dwelling house will be permitted in each site described above.

A minimum width of 10 feet open space between the front compound wall and the building and a minimum width of 4 feet open space in each side of the main building will be insisted on.

No out-houses shall be permitted in the open space between the compound wall and the front plinth of the main building.

The out-houses such as kitchen, bath-room latrines, etc., shall be built providing such facilities as the Municipality may advise for the escape of effluvia, smoke, etc., so as not to endanger the health of the main dwelling portion.

The President shall have the power of fixing generally, the type of frontages to be adopted for buildings on any particular street or board.

No room shall be less than 7 feet wide, not less than 8 feet long, not less than 8 feet high.

No material of a perishable or combustible nature shall be permitted in the construction of buildings.

The building shall be roofed with Mangalore tiles or terraced.

The levels of floor, baths, latrines and drain holes shall be fixed by the Municipality and proper cement-lined drains shall be constructed by the parties to lead off sullage and sewage from the premises into the Municipal drain or pipe line.

No pit shall be dug on the sites for earth for building purposes, all earth for building or raising the level of the floor, etc., shall be obtained from such places as may be directed by the President.

A final title-deed will be given to the purchaser, only after the building has been completed, complying with all the conditions above stated.

The description and dimensions of site noted below in the schedule are to be treated as only approximate and subject to correction.

The plan of the sites to be auctioned will be hung up on the notice board in the Municipal Engineer's Office.

The Municipal Council will not bind themselves to supply stone, earth or other building facilities though such reasonable help as may be given will not be withheld.

The Municipal Council will not bind themselves to recommend the supply of electric light or water-supply service to any street unless until half the number of sites in that street are built up.

Schedule showing the sites to be sold to the south side of Gavipur Extension.

Name of street	Site No.	Measurement in feet Approximate
4th cross road	1	40 x 70
3rd cross road	7 and 8	40 x 70
Do	13, 14, 15 and 16	40 x 100
	19	$\frac{204 + 150}{2} \times \frac{115 - 120}{2} \times 30$
		= 2,061.66 sq. yds.

ANANDA RAO SIRSI,

President,

City Municipal Council.

PROCEEDINGS OF THE 8TH (ORDINARY) MEETING OF THE BOARD OF TRUSTEES FOR THE IMPROVEMENT OF THE CITY OF MYSORE HELD AT THE CHAIRMAN'S OFFICE (RANGA-CHARLU MEMORIAL HALL) ON SATURDAY THE 6TH JANUARY 1923 AT 8-30 A.M.

Present ... 6 | Absent ... 3

I. Proceedings of the meeting held on 2nd December 1922.

Confirmed.

V. Statement showing the sites and bits of land sold during the month of December 1922.

Ratified.

VI. Disposal of applications for houses and sites in Narasimharaja Mohalla.

Resolved that houses and sites be allotted as noted in the list.

VII. Petition Register No. 402, dated 21st December 1922, from the residents near Kamani Durwaja, Lashkar Mohalla, Mysore, for the free grant of a new site, for a gymnasium which was acquired.

Resolved that sites Nos. 7 and 8 in Block Nos. 29 and 30 measuring together 366½ square yards be granted to the applicants free of cost for a gymnasium.

IX. Application from Mr. Munivenkatappa for the grant of a Theatre site in New Curzon Park road.

Resolved that the Theatre site in New Curzon Park road in Block No. 35 measuring 2,927 square yards be sold at one rupee per square yard to Mr. Munivenkatappa for constructing a Theatre as per plan to be approved by the Board, the work being commenced within three months from the date of permission and completed within two years. In default, the site shall forthwith be resumed by the Trust Board or other authority appointed by Government the structure thereon being paid for at 75 per cent of its valuation by the Public Works Department at the time of resumption.

C. SRIKANTESVARA AIYAR,

Chairman.

SANITARY BOARD, KOLAR GOLD FIELDS.

In signature, at the foot of the printed proceedings of the Kolar Gold Fields Sanitary Board, published on page 19 of Part II-A. of the *Mysore Gazette* of the 4th January 1923.

Substitute "S. Shamanna" for "L. Thamanna."

S. SHAMANNA
Vice-President.

No. 4242—C. B. 125-22, dated 20th January 1923.

Mr. Nadig Laxmana Rao is declared duly elected as Vice-President of the Taluk Board of Sorab in the Shimoga District, which was reconstituted in Government Notification No. L. 3595—L. B. 34-22-32, dated 15th November 1922.

No. L. 5212—San. 20-22-24, dated 22nd January 1923.

The following Notification issued by the Chief Commissioner of Coorg prohibiting the attendance at Kurchi, of persons from plague-infected areas on the occasion of the Irpu Jatra there, is published for general information:—

"Dated Bangalore, the 9th January 1923"

"No. 2. Whereas the Chief Commissioner of Coorg is satisfied that there is danger of an outbreak of plague at Kurchi, a village in Srimanglanad in South-Coorg, if persons from Mysore State and other plague-infected areas are permitted to assemble at that place on the occasion of the ensuing Irpu Jatra during the Mahasivaratri festival:

In exercise of the powers delegated to him under the Epidemic Diseases Act, 1897, the Chief Commissioner prohibits the attendance of the said Jatra of persons from Mysore and other plague-infected areas on the 12th and 13th February 1923.

All persons proceeding to the jatra in contravention to this notification will be turned back."

By Order,

T. E. JEYARAMA AIYAR,
Secretary to Government,
Revenue Department.



The Mysore Gazette.

Vol. 58.] PUBLISHED BY AUTHORITY. [No. 5.

BANGALORE, THURSDAY, FEBRUARY 1, 1923.

PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

MUNICIPAL AND LOCAL BOARDS.

No. L. 5236—L. B. 49-22-77, dated 24th January 1923.

Mr. S. Shama Sastri is declared duly elected as Vice-President of the Taluk Board of Maddagiri in the Tumkur District which was reconstituted in Notification No. L. 3165—L. B. 30-22-26 dated the 25th October 1922.

No. L. 5238—L. B. 49-22-78, dated 24th January 1923.

The undermentioned gentlemen are declared duly elected as Vice-Presidents of the Taluk Boards noted against each of them:—

Name.	Name of Taluk Board.
1. Mr. Debeeghatta Sitaramiah.	Chiknayakanhalli.
2. „ A. Venkataramiah.	Sira.
3. „ Sompur Sanjivappa.	Koratagere.
4. „ K. Surappa alias Suryanarayana Rao.	Tumkur.

No. L. 5253—L. B. 34-22-37, dated 25th January 1923.

Mr. H. Sundram Iyer, Shimoga, Inamdar, Kudugalinane, is declared duly returned by the holders of the entire Inam villages in the Shimoga District, as their representative in the Shimoga District Board reconstituted in Notification No. L. 4653—L. B. 34-22-35, dated 1st January 1923.

No. L. 5477—Med. 4-22-18, dated 30th January 1923.

The services of Mr. F. Fernandez, Health Officer, Kadur, are transferred from the Sanitary to the Medical Department.

No. L. 5475—L. B. 49-22-79, dated 30th January 1923.

Under Rule II (i) of the rules published in Government Notification No. 11758—L. B. 54-18-8, dated 15th March 1919, Government are pleased to approve of the election of Mr. H. V. Rangaswami, B.A., LL. B., as Vice-President of the Hassan District Board.

No. L. 5278—L. B. 29-22-69, dated 26th January 1923.

Mr. Khajee Sheik Mohieddin Sab is appointed a member of the Gudibanda Taluk Board reconstituted in Government Notification No. L. 4361—L. B. 29-22-51, dated the 26th December 1922.

No. L. 5280—L. B. 33-22-23, dated 26th January 1923.

It is hereby notified that Mr. Lakshmiopathiah, Jodidar, has been declared duly elected by the Inamdars as a member of the Tarikere Taluk Board which was reconstituted in Government Notification No. L. 3526—L. B. 33-22-15, dated the 11th November 1922.

By Order,

T. E. JEYARAMA AYYAR,

Secretary to Government, Revenue Department.

BANGALORE CITY MUNICIPALITY.

Notice dated 19th January 1923.

Under Sections 64, 65, 66 and 67 of the Mysore Municipal Regulation of 1906, the public are hereby informed that the valuation and assessment of buildings and lands in the Bangalore City Municipality for 1922-23 will be adopted for the year 1923-24, except in the instances where special notices have been issued. The revised as well as old assessment lists will be available for the inspection of persons interested, at the City Municipal Office during office hours, public holidays excepted. On receipt of objections in respect of enhanced valuation or assessment, not later than three days before the date fixed for the respective Divisions as in the subjoined table, the Managing or other Committee to whom such powers may be delegated, will proceed to revise the valuation and assessment of such properties at the premises involved and on the said date:—

No. of Division	Name of Division	Date fixed	Time
1	Palace Division	31st March 1923	Between 7-30 and 10-30 A.M.
2	Balepet Division	3rd and 5th April 1923	Do
3	Manavarthapet Division	9th, 11th and 14th April 1923	Do
4	Ulsurpet	16th and 17th April 1923	Do
5	Nagarthapet	19th do	Do
6	Lal-Bagh	21st do	Do
7	Fort	23rd and 25th do	Do
8	Basavangudi	26th do	Do
9	Malleswaram	27th do	Do

ANANDA RAO SIRSI,
President, City Municipal Council.

BANGALORE DISTRICT.

Notification dated 18th January 1923.

The right of levying fees on cattle, collecting at the ensuing jatra of Sri Ranganatha-swami at Tirumale in the Magadi Taluk for the year 1922-23 will be sold by public auction by the Sub-Division Officer, Closepet Sub-Division, or other officer deputed by the Deputy Commissioner, at 1 P.M. on the 8th February 1923 at the Magadi Taluk office.

The sale will be subject to the following conditions:—

(1) The purchaser of contract will be authorised to collect fees at the rate of two annas on every head of cattle and one anna for each calf.

(2) The fees may be collected at the following Ookads:—

1. Kalbadabagilu near Kunigal Road.
2. Ookad near Seetharamappa's well.
3. Ookad near the hand-post in Closepet Road.
4. Ookad near the Chakkodasetti in the Bangalore Road.
5. Ookad in Gudimaranhalli Road at the crossing of Bychapur-Tirumale Road.
6. Ookad in the Road from Gollarapalya to the east of Tirumale.
7. Aladamarada Ookad near the Magadi Fort gate in the short cut from Thatavali
8. Ookad near Mahanavami Mantap.
9. Ookad near the hand-post in the Magadi-Tirumale Road.

For every item collected, the contractor will be required to issue a ticket in the form approved by the Sub-Division Officer. He must make his own arrangements to provide himself with a sufficient number of ticket books with counterfoils and these books should be ready for the Sub-Division Officer's inspection on or before the 15th March 1923.

The sale will be subject to the confirmation of the Deputy Commissioner.

The person whose bid is finally accepted should deposit at once one-fourth of the sale amount and the balance should be deposited within fifteen days from the date of the sale. In default of the payment of the full amount within the prescribed time or $\frac{1}{2}$ of the purchase money immediately after the close of the sale, resale will be conducted and he will be made responsible for any loss by such resale, and the deposit amount will also be forfeited.

The sale confirming officer is not bound to accept any bid offered after the closing of the sale.

The contractor should deposit 850 free tickets with the Amildar for distribution among the devotees who bring things in carts for charitable purposes such as 'Aravatie', etc.

The contractor should make his own arrangements for the collection work.

E. H. THOMSON,
For Deputy Commissioner.

MYSORE DISTRICT.

Notification No. C. 967—L.B. 22-23, dated 25th January 1923.

Malali Village Panchayet, Heggaddevankote Taluk.

Elected Members



The Mysore Gazette.

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[No. 7.]

BANGALORE, THURSDAY, FEBRUARY 15, 1923.

PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

MUNICIPAL AND LOCAL BOARDS.

No. P. 6978—Cts. 55-22-8, dated 12th February 1923.

Under Section 14 of the Code of Criminal Procedure 1904, the Government of His Highness the Maharaja are pleased to appoint Mr. Onkarappa, Vice-President of the Davangere Municipality, as a special Magistrate for the Bench Court at Davangere, with the powers of a Magistrate of the Third Class, *vice* Mr. T. M. Shadakharappa resigned.

By Order,

G. ARAVAMUDU IYENGAR,
*Secretary to Government,
General Department.*

No. L. 5667—L. B. 49-22-86, dated 7th February 1923.

Mr. E. Krishnappa is declared duly elected Vice-President of the Nanjangud Taluk Board in the Mysore District.

No. L. 5669—L. B. 49-22-85, dated 7th February 1923.

Mr. T. S. Subba Rao is declared duly elected Vice-President of the Yedatore Taluk Board in the Mysore District.

No. L. 5671—L. B. 49-22-84, dated 7th February 1923.

Mr. V. K. Nanjundaiya is declared duly elected Vice-President of the Gundlupet Taluk Board in the Mysore District.

No. L. 5673—L. B. 49-22-83, dated 7th February 1923.

Mr. M. N. Nagendraiah is declared duly elected Vice-President of the Mandya Taluk Board in the Mysore District.

No. L. 5677 L. B. 49-22-87, dated 7th February 1923.

Mr. Nadig Bhistappa has been declared duly elected Vice-President of the Narasimharajapura Taluk Board.

No. L. 5679—L. B. 49-22-88, dated 7th February 1923.

Mr. S. Honnappiah has been declared duly elected Vice-President of the Chikmagalur Taluk Board.

No. L. 5681—L. B. 49-22-89, dated 7th February 1923.

Under Clause 1 of Rule II, published under Notification No. 11758—L. B. 54-18-8, dated the 18th March 1919, Government are pleased to approve of the election of Mr. Dorasamiengar, as Vice-President of the Chamrajnagar Taluk Board in the Mysore District.

No. L. 5683—L. B. 35-22-34, dated 7th February 1923.

Mr. Hanumanthappa is declared elected by the Siregere village Panchayet as a member of the Harihar Taluk Board, reconstituted in Notification No. L. 1152—L. B. 35-22-6, dated the 31st July 1922.

No. L. 5693—L. B. 29-22-76, dated 7th February 1923.

With reference to Notification No. L. 4875—L. B. 29-22-60, dated the 6th January 1923, fixing the constitution of Kolar District Board and Rule 3 of the rules under Section 37 (a), of the Mysore Local Boards and Village Panchayets Regulation, 1918, published with Notification No. R. 7559—L. B. 54-18-1, dated the 18th December 1918, the said District Board is reconstituted as follows for a term of three years from the 1st March 1923:

A. Ex-Officio Members Cls. (a) to (c) of Rule 2.]

1. The Executive Engineer, Kolar Division, Kolar.
2. The District Medical and Sanitary Officer, Kolar.
3. The Treasury Assistant Commissioner, Kolar.
4. The District Inspector of Education, Kolar.

B. Elected Members, [Clauses (d) to (g) of Rule 2.]

(i) By Taluk Boards [Clause (d)].

5. Mr. Doddaram Gowda	Elected by the Kolar Taluk Board.		
6. " Girimaji Rao	Do	Bowringpet	do
7. " M. Ramareddi			
8. " J. S. Thimmaroyasetty	Do	Goribidnur	do
9. " D. Venkataramanappa			
10. " Venkataswami Gowda	Do	Chintamani	do
11. " M. Seshagiri Rao			
12. " B. Narayanareddi	Do	Malur	do
13. " H. Srinivasa Rao			
14. " S. Venkataswami Gowda	Do	Mulbagal	do
15. " H. Krishnamurthiachar			
16. " Shama Rao	Do	Sidlaghatta	do
17. " Ramagurumurthiappa			
18. " Lakshmappa	Do	Srinivasapur	do
19. " G. Ramappa			
20. " Y. Somasundrayya	Do	Chikballapur	do
21. " D. Venkatarayappa			
22. " C. Narayanaswami Chetty	Do	Bagepalli	do
23. " T. Sadasivareddi			
24. " G. Subbareddi	Do	Gudibanda	do
25. " Subba Rao			

(ii) By select Municipal Councils, [Clause (e)].

26. Mr. V. R. Chikka Chennanjappa	Elected by the Kolar Town Municipal Council		
27. " V. Ramalinga Chetty	do	Bowringpet	do
28. " S. Narayana Sastry	do	Chintamani	do
29. " Venkataswami Chetty	do	Chikballapur	do

(iii) By holders of entire alienated villages, [Clause (f)].

30. Mr. H. Venkataramachar, B.A., B.L., Advocate, Kolar.	
--	--

(iv) By recognised Associations, [Clause (g)].

31. Mr. B. Venkataramanayya, Pleader, Kolar, elected by the Law Association, Kolar.	
32. " S. Hampiah, Merchant, Sidlaghatta elected by the Agricultural and Sericultural Association, Sidlaghatta.	

C. Nominated Members (Clause (h) of Rule 2).

33. Mr. C. B. Gopala Rao, Kolar.	
34. " Yusuf Khan, Chikballapur.	

35. Mr. Lakshman Reddi, Subbarahalli, Goribidnur.
36. „ D. Venkatesayya, B.A., B.L., Advocate and Member, Legislative Council, Kolar.
37. „ Mahomed Mustafa Sab, Merchant, Kolar.
38. „ B. Moses, M. E. Mission, Kolar.
39. „ Khadrappa, Member, Taluk Board, Sidlaghatta.
40. „ Syed Abdul Rahim Pacha, Merchant, Bowringpet.
41. „ P. Seenappa, Landholder, Bagepalli.
42. „ Raju Mudaliar, Pleader and Councillor on the Bowringpet Town Municipal Council.

By Order,

T. E. JEYARAMA AIYAR,

Secretary to Government,
Revenue Department

BANGALORE CITY MUNICIPALITY

Notice dated 19th January 1923.

Under Sections 64, 65, 66 and 67 of the Mysore Municipal Regulation of 1906, the public are hereby informed that the valuation and assessment of buildings and lands in the Bangalore City Municipality for 1922-23 will be adopted for the year 1923-24, except in the instances where special notices have been issued. The revised as well as old assessment lists will be available for the inspection of persons interested, at the City Municipal Office during office hours, public holidays excepted. On receipt of objections in respect of enhanced valuation or assessment, not later than three days before the date fixed for the respective Divisions as in the subjoined table, the Managing or other Committee to whom such powers may be delegated, will proceed to revise the valuation and assessment of such properties at the premises involved and on the said date:—

No. of Division	Name of Division	Date fixed	Time
1	Palace Division	31st March 1923	Between 2.30 and 4.00 AM.
2	Balepet Division	3rd and 5th April 1923	Do
3	Manarathapet Division	9th, 11th and 13th April 1923	Do
4	Ulsurpet	16th and 17th April 1923	Do
5	Nagarthapet	19th	Do
6	Lal-Bagh	21st	Do
7	Fort	23rd and 25th	Do
8	Basavangudi	26th	Do
9	Malleswaram	27th	Do

ANANDA RAO SIRSI,

President, City Municipal Council.

MYSORE CITY MUNICIPALITY

EXTRACT FROM THE PROCEEDINGS OF THE 14TH (SPECIAL) MEETING OF THE CITY MUNICIPAL COUNCIL, MYSORE, HELD IN THE RANGACHARIU MEMORIAL HALL ON SATURDAY THE 2ND DECEMBER 1922, AT 3 P.M.

MEMBERS,

Present: 21

Absent: 19

1. Letter No. 29, dated 8th November 1922, from the Chairman, City Improvement Trust Board, Mysore, forwarding detailed schemes of in respect of five remunerative works and requesting to take necessary steps to raise a loan of 6 lakhs of rupees for the purpose.

After prolonged discussion and reading of the Government Proceedings regarding the suggestion to raise loan for remunerative works, it was resolved to consider each of the schemes on its own merits.

The 1st scheme so considered was about the extension and improvement of Devaraja Market (estimated to cost Rs. 1,75,000).

Resolved that this is a profitable good scheme and the Government be requested to acquire the needful properties out of Trust Board grant, the Municipal Council financing the extensions and improvements specified in the explanatory

Mr. E. Purushothamanandagiri Goswamy asking for a poll the following Councillors were found for and against the Resolution, one remaining neutral:—

For	Against
1. Mr. K. Dhanakoti Chetty	1. Mr. E. Purushothamanandagiri Goswamy
2. " Thiruvengada Modaliyar	2. " Y. Virapaksaiah
3. " Mahomed Jaffer Sahib	3. Dharmaprakasa Mr. D. Banumiah
4. " C. M. Abdul Aziz Pasha	4. Mr. P. S. Anantha Rao
5. " Srikantachar	5. " M. Narayanaswamy
6. " N. Setwaji Rao	6. " M. K. Madhava Rao, Powar
7. " Tippu Sultan Alli Khan	7. " U. R. Lingoji Rao
8. " T. S. Siddappa, L. M. and S.	Neutral.
9. " M. L. Vasudeviah	Mr. B. Basavaradhya, B.A., B.L., Vice-President.
10. " H. Lingaraj Urs	
11. " Rev. E. S. Edwards, B.A.	

EXTRACT FROM THE PROCEEDINGS OF THE 15TH (ORDINARY) MEETING OF THE CITY MUNICIPAL COUNCIL, MYSORE, HELD IN THE RANGACHAELU MEMORIAL HALL ON SATURDAY THE 16TH DECEMBER 1922, AT 4 P.M.

MEMBERS.
Present: 21. Absent: 9.

I. Proceedings of the meetings of previous of month. Confirmed.

II. Letter No. 296—L. B. 22-23, dated 11th November 1922, from the President, District Board, Mysore, in the matter of electing a member to the District Board in place of Mr. E. Purushothamanandagiri Goswamy whose term expired on 3rd November 1922.

Resolved that Mr. E. Purushothamanandagiri Goswamy who has been elected be returned.

III. Further consideration of the Trust Board letter No. 29, dated 8th November 1922, for raising a loan for productive works. (Deferred subject).

Mr. E. Purushothamanandagiri Goswamy argued that as notice for discussing the individual schemes referred to in the Trust Board letter had not been sent, the subject was out of order. The President ruled that, as the subject on the agenda was the further consideration of the Trust Board letter No. 29, dated 8th November 1922, it is not out of order to consider the subject matter of that letter.

Resolved that the remaining schemes referred to in that letter be considered, at a special meeting to be held on Thursday the 21st December 1922, at 5 P.M.

IV. Estimate for Rs. 400 for the construction of a well in the new Lingayet Burial ground, with the Managing Committee's Resolution No. IX, dated the 5th December 1922, and petition Register No. L. 3388—M. 13-22-11, dated 8th November 1922 received from the Secretary (Revenue Department), regarding the closure of the old Lingayet Burial ground.

Resolved that the well work for Lingayet new burial ground be sanctioned by supplemental grant, if reappropriation is not possible.

X. Proceedings of the following Committees—

(ii) Health Committee for November 1922.

Recorded with the observation that Resolution No. 3 for employing an extra rubbish cart for Krishnaraja Mohalla Division No. II and one more night soil cart for Krishnaraja Mohalla Division No. I be referred to the Managing Committee.

XI. Note on the experimental system of doing away with the refund of duty on sugar and kerosine oil sent out of Municipal limits and reducing the duty on sugar from 4 annas to 2 annas per maund.

Resolved that the old system of levying 4 annas per maund on all imports and refunding the amount on the quantity exported be revived as regards sugar and sanction of Government be obtained in the usual course, as the experiment has resulted in a loss to the Municipality.

XII. Letter No. G. 18016-26—Medl. 77-17-13, dated 23rd March 1921, from the Secretary Revenue Department in the matter of grant of house rent to Assistant and Sub-Assistant Surgeons in Bangalore and Mysore Cities.

Resolved that owing to the extra financial stringency the Municipal Council are at present unable to consider any extra grants in the shape of house rents.

XIII. Estimate for recoating Pindarageri Road for Rs. 900 with Managing Committee's Resolution No. 1, dated 9th November 1922. Sanctioned.

XV. Letter No. H.C. 440—21-22, dated 20th February 1922, from the Inspector-General of Education in Mysore in the matter of the levy of Educational Cess of 2 annas in the rupee on all items of Municipal Revenue.

Resolved that as even after the levy of Educational Cess, the Municipal Council will be necessitated to increase their present contribution of Rs. 15,000 by another 9,000 Rs. from other sources to make up of the whole cost of primary education it is regretted that in their present state of financial stringency assumption of any further responsibility is not practicable.

XVI. Estimate for dusing public latrines in Devaraja Market, and in the Town Hall compound.

Resolved that these urgent and very necessary works be sanctioned, provision being found by supplemental grant if reappropriation is not possible.

XVII. Dharmaprakasa Mr. D. Banumiah's complaint regarding the non-grant of license to build on his site in Krishnaraja Mohalla.

Resolved that the site be again inspected on Friday the 22nd instant at 8-30 A.M., by the following Councillors:—

Messrs.—P. S. Anantha Rao, E. Purushothamanandagiri Goswamy, M. L. Vasudeviah, M. Narayanaswamy, V. Thiruvengada Mudaliyar and Dharmaprakasa D. Banumiah.

XVIII. Complaint of Dharmaprakasa Mr. D. Banumiah and 9 other Councillors that the Toll-gate contractor has been recovering annas 5 instead of one and half anna for empty carts coming into the City.

The subject was discussed and it was explained that enquiry disclosed that the complaint referred solely to carts coming from mofussil villages for taking away manure and to none others.

Resolved that the levy of toll according to the number of persons actually found in the carts within the toll bar limits is not illegal and that the Rules should be adhered to.

EXTRACT FROM THE PROCEEDINGS OF THE 16TH (SPECIAL) MEETING OF THE CITY MUNICIPAL COUNCIL, MYSORE, HELD IN THE RANGACHARLU MEMORIAL HALL ON THURSDAY THE 21ST DECEMBER 1922, AT 5 P.M.

MEMBERS.

Present 13

Absent 17

I. Further consideration of Trust Board letter No. 29, dated 8th November 1922, for raising a loan for productive works (Deferred subject).

Resolved that although there is a quorum, the special meeting arranged for this day be adjourned to Saturday the 20th January 1923, at 5 P.M. in difference to the wishes of the signatories of the requisition that the meeting may be adjourned to some day after the 15th January 1923.

C. SRIKANTESVARA AIXAR,
President.

No. L. 5771—L. B. 49-22-90, dated 14th February 1923.

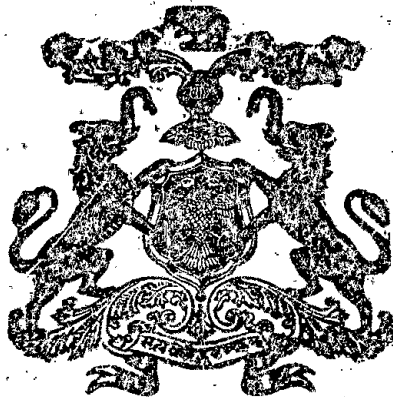
Mr. C. Khadrappa is declared duly elected as Vice-President of the Sidlaghatta Taluk Board.

No. L. 5773—M. 66-22-46, dated 14th February 1923.

Under Rule (i) of the Rules published with Notification No. 4999—M. 45-18-4, dated the 30th September 1918, the Government of His Highness the Maharaja are pleased to approve of the election of Mr. G. Girimaji Rao as President of the Kolar Town Municipal Council.

No. L. 5775—M. 66-22-47, dated 14th February 1923.

Under Rule (i) of the Rules published with Notification No. 4999—M. 45-18-4, dated the 30th September 1918, the election of Mr. K. Kalyan Singh as Vice-President of the Kolar Town Municipal Council is approved.



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BANGALORE, THURSDAY, FEBRUARY 22, 1923.

PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

MUNICIPAL AND LOCAL BOARDS.

No. P. 7004—Pol. 96-22-2, dated 15th February 1923.

In exercise of the power conferred by Section 1, clause 3 of the Prevention of Juvenile Smoking Regulation (No. XI of 1911), the Government of His Highness the Maharaja of Mysore are pleased to direct that the said Regulation shall come into force in all the Municipal Towns of the Kolar District with effect from the 1st March 1923.

By Order,

G. ARAVAMUDU IYENGAR,
Secretary to Government,
General Department.

No. L. 5778—Ml. 9-22-2, dated 14th February 1923.

Under-Sub Section (1) of Section 48 of the Land Acquisition Regulation, VII of 1894, the Government of His Highness the Maharaja of Mysore hereby withdraw from the acquisition of certain properties in the Chikmagalur village of the Chikmagalur Taluk, which was declared by Notification No. L. 2160—Ml. 9-20-7, dated the 4th October 1921 to be needed for a public purpose, to wit, for widening the main road and the construction of a Vegetable Market in the said village.

No. L. 5785—Ml. 52-22-4, dated 14th February 1923.

Under Section 18 of the Mysore Municipal Regulation, 1906, Mr. Sevaramji Sobachand is appointed a Councillor on the Holalkere Minor Municipal Council *vice* Mr. Marwadi Desraji, who vacated his seat on the Council under Section 15 (2) (e) of the said Regulation.

No. L. 5787—Ml. 72-22-16, dated 14th February 1923.

In continuation of Notification No. R. 6066—Ml. 33-19-21, dated the 25th November 1919, it is hereby notified that vaccination shall be compulsory in the areas under the control of the Municipal Council of T. Narsipur, Mysore District, for a period of three years with effect from 1st December 1922.

No. L. 5789—Ml. 72-22-17, dated 14th February 1923.

Under Section 2 (1) of the Mysore Vaccination Regulation, I of 1906, it is hereby declared that vaccination shall be compulsory within the area under the control of the Arsikere Municipality for a period of three years from the 1st January 1923.

No. L. 5793—Ml. 50-22-5, dated 14th February 1923.

Under Section 17 of the Mysore Municipal Regulation, the term of the Town Municipal Council of Tarikere in the Kadur District, which was constituted under Government Notification No. R. 9589—Ml. 168-19-2, dated the 23rd February 1920, is extended till the end of March 1923, pending the reconstitution of the said Municipal Council.

No. L. 5812—L. B. 29-22-77, dated 15th February 1923.

In continuation of Notification No. L. 2847—L. B. 29-22-30, dated the 10th October 1922, reconstituting the Bagepalli Taluk Board, Messrs. K. Chowdappa, Venkatanarasappa and Subba Reddy are declared duly elected as members to the Bagepalli Taluk Board by the select Village Panchayets of Mittimeri, Yallampalli and Chakvel in the Kolar District.

No. L. 5814—L. B. 29-22-81, dated 15th February 1923.

Under Rule 1 (2) of Rules relating to constitution of Taluk and District Boards made under Section 37 (a) of the Local Boards and Village Panchayets Regulation, 1918, and published with Notification No. R. 7559—L. B. 54-18-1, dated the 18th December 1918, the undermentioned gentlemen have been elected as members of the Taluk Board of Bowringpet reconstituted in Government Notification No. L. 4014—L. B. 29-22-43, dated the 28th November 1922:—

- | | |
|--|---|
| 1. Mr. Thirupathur Venkataramayya Setti,
Merchant and Landholder. | By the Bethamangala
Village Panchayet. |
| 2. Mr. Venkate Gowda, Patel. | By the Budikote Village
Panchayet. |
| 3. Mr. V. Krishnappa Naidu, Landholder. | By the Kamasandra
Village Panchayet. |

No. L. 5816—L. B. 29-22-82, dated 15th February 1923.

Under Rule 7 of the Rules relating to the constitution of Taluk and District Boards framed under Section 37 (a) of the Local Boards and Village Panchayets Regulation, 1918, and published with Notification No. R. 7559—L. B. 54-18-1, dated the 18th December 1918, Mr. Dodda Sangappa was elected a member of the Bowringpet Taluk Board vice Mr. Mohidin Pacha, deceased.

No. L. 5820—L. B. 29-22-78, dated 15th February 1923.

Under Rule 1 (2) of the Rules under Section 37 (a) of the Mysore Local Boards and Village Panchayets Regulation, 1918, published with Notification No. R. 7559—L. B. 54-18-1, dated the 18th December 1918, the undermentioned two gentlemen have been elected by the Village Panchayets noted against their names as members of the Chikballapur Taluk Board which was reconstituted in Government Notification No. L. 3588—L. B. 29-22-40, dated the 14th November 1922.

- | | |
|--|---------------------------------------|
| 1. Mr. Sonnappa, Landholder and Merchant. | By the Nandi Village Panchayet. |
| 2. Mr. Venkatarayareddi, Landholder and Patel. | By the Mandikal Village
Panchayat. |

No. L. 5822—L. B. 29-22-79, dated 15th February 1923.

In continuation of Notification No. L. 5820—L. B. 29-22-79, dated 15th January 1923, Mr. Chika Kempaiya is declared duly elected as a member to the Chikballapur Taluk Board by the Manchenbale Village Panchayet in the Kolar District.

No. L. 5836—L. B. 49-22-93, dated 15th February 1923.

Mr. C. Bhima Rao is declared duly elected as Vice-President of the Channagiri Taluk Board in the Shimoga District.

No. L. 5838—L. B. 33-22-30, dated 15th February 1923.

Under Rule 7 of the Rules issued under Government Notification No. R. 7559—L. B. 54-18-1, dated the 18th December 1918, it is hereby notified that Mr. Giriyaapur Nanjappa has been declared duly elected by the Yagati group of the Village Panchayets as a member of the Kadur Taluk Board vice Mr. Venkappa, deceased.

No. L. 5842—L. B. 31-22-70, dated 15th February 1923.

Mr. Hemnargal Naganna Setty is declared duly elected by group elections and Mr. Bore Gowda is appointed as members of the Hunsur Taluk Board to fill up the seats Nos. 7 (group election) and 16 (nomination) referred to in Notification No. L. 3778—L. B. 31-22-31, dated the 21st November 1922, reconstituting the Taluk Board of Hunsur in the Mysore District.

No. L. 5844—L. B. 31-22-69, dated 15th February 1923.

Mr. T. Krishna Rao is, in default of election by Village Panchayets, appointed as a member of the Taluk Board of Mysore to fill up the eighth seat shown as vacant in the Notification No. L. 3768—L. B. 31-22-26, dated the 21st November 1922, reconstituting the Taluk Board of Mysore in the Mysore District.

No. L. 5818—L. B. 29-22-80, dated 15th February 1923.

With reference to Rule 1 (c) of the Rules relating to the constitution of Taluk and District Boards framed under Section 37 (a) of the Mysore Local Boards and Village Panchayets Regulation, 1918, published with Notification No. R. 7559—L. B. 54-18-1, dated the 18th December 1918, Mr. H. S. Krishnaiyengar has been elected by the Village Panchayet of Holur as a member of the Kolar Taluk Board reconstituted in Notification No. L. 1939—L. B. 29-22-15, dated the 24th August 1922.

No. L. 5840—L. B. 32-22-32, dated 15th February 1923.

Mr. Balavantha Rao is declared duly returned by the Municipal Council of Arsikere to the Hassan District Board reconstituted under Notification No. L. 3866—L. B. 32-22-27, dated 24th November 1922.

No. L. 5859—L. B. 31-22-71, dated 16th February 1923.

In continuation of Notification No. L. 4916—L. B. 31-22-55, dated the 8th January 1923, the term of the existing District Board of Mysore is further extended till the end of March 1923.

No. 4365—C. B. 128-22-6, dated 16th February 1923.

Under Section 6 (1) of the Mysore Local Boards and Village Panchayets Regulation, 1918, the Government of His Highness the Maharaja are pleased to appoint Mr. C. B. Gopala Rao as President of the District Board, Kolar.

No. L. 5897—L. B. 31-22-74, dated 19th February 1923.

Mr. Narasimhaiya is declared duly elected by the Village Panchayet of Kikkeri to fill up the 12th seat shown as "to be elected" in Notification No. L. 3661—L. B. 31-22-22, dated the 17th November 1922, reconstituting the Taluk Board of Krishnarajpete in the Mysore District.

No. L. 5899—L. B. 31-22-72, dated 19th February 1923.

The privilege granted to the Village Panchayet of Kittur in Notification No. 9203—L. B. 67-18-12, dated the 23rd January 1919 of deputing a member to the Taluk Board of Hunsur is hereby withdrawn as the Panchayet is not working and is transferred to the Village Panchayet of Kemplapur in the Mysore District as the said Village Panchayet is working satisfactorily.

By Order,

T. E. JEYARAMA AIYAR,
Secretary to Government,
Revenue Department.

MYSORE CITY MUNICIPALITY.

EXTRACT FROM THE PROCEEDINGS OF THE 9TH (ORDINARY) MEETING OF THE BOARD OF TRUSTEES FOR THE IMPROVEMENT OF THE CITY OF MYSORE HELD AT THE CHAIRMAN'S OFFICE (RANGACHARLU MEMORIAL HALL) ON SATURDAY THE 10TH FEBRUARY 1923, AT 8-30 A.M.

Present—6.

Absent—3.

I. Proceedings of the meeting held on 6th January 1923.

Confirmed.

IV. Statement showing the properties acquired by mutual agreement.—*Ratified.*

- V. Letter No. 195, dated the 26th January 1923, from the President, City Municipal Council, Mysore, forwarding Municipal Council's Resolution No. 1, dated the 20th January 1923, regarding certain remunerative works to be financed by floating a loan.

Resolved that the Government be requested to sanction the following two revised schemes to be worked out by raising a loan as approved of by the Municipal Council.—

1. Extensions and improvement of Devaraja Market:	Rs.
estimated at	1,75,000
2. Improvements to the Mandi Market: estimated at	25,000
Total	2,00,000

- VIII. Disposal of applications for building sites in Krishnaraja and Devaraja Mohallas.
Resolved—

- (1) that the sites in Krishnaraja Mohalla be allotted as per list appended.
- (2) that site No. 7 in Block No. 47, Devaraja Mohalla measuring 974½ square yards be sold to Mr. B. Krishnappa at one rupee per square yard for the construction of a Rama Mandiram subject to the following conditions:—
 - (i) That the construction of the building as per approved plan shall be commenced within three months from the date of grant.
 - (ii) That the building shall be completed within two years.
 - (iii) That if the above conditions are not fulfilled, the site shall forthwith be resumed and 75 per cent of the amount paid refunded, together with 75 per cent of the cost of structure, if any, that may exist on the site at the time of resumption.

- X. Statement showing bits of land sold during January 1923.
Ratified.

C. SRIKANTESVARA IYAR,
Chairman.

SHIMOGA DISTRICT.

PROCEEDINGS OF THE 2ND ORDINARY MEETING OF THE SHIMOGA DISTRICT BOARD, HELD IN THE TOWN HALL AT SHIMOGA AT 2-30 P.M., ON FRIDAY THE 2ND FEBRUARY 1923.

	Official Members.	Non-official Members.
Present	7	28
Absent	Nil	1

PART I—Local Boards Subjects.

3. Read estimates sanctioned and countersigned by the President in anticipation of the Board's approval.

Resolution.—Sanctioned.

- 4 (b). Read Government Order No. 3990-4002—San. 31-22-3, dated 28th November 1922, reviewing the Report on Vaccination during the calendar year 1921.

Resolution.—Recorded with the suggestion that in order to get qualified candidates for being appointed as Vaccinators, two scholarships of the value of Rs. 12 each may be created and applications invited.

- 4 (f). Read Government Order No. 5120-2—Med. 88-22-2, dated 13th January 1923, sanctioning the continuance of the Maternity at Sagar till the end of the current year.

Resolution.—Recorded with the request that the quota to be paid by the Malnad Improvement Committee may be made available for the purpose.

5. Election of the Vice-President to the newly constituted District Board.

Resolution.—Mr. C. Subba Rao notifies his intention to stand as a candidate. Mr. Ananthiah, proposed and Mr. H. G. Basavappa, seconded that Mr. C. Subba Rao, be elected for the Office of the Vice-President.

Resolved unanimously, that Mr. C. Subba Rao be elected as Vice-President of the District Board.

6. Reconstitution of Financial Committee.

Resolution.—Resolved that—

1. Mr. C. Subba Rao (Convener).
2. The Executive Engineer, Shimoga Division.
3. Mr. S. R. Balakrishna Rao, B.A., LL.B., Advocate.
4. Mr. Ananthiah, Pleader.
5. The Sub-Division Officer, Shimoga, and
6. Mr. H. G. Basavappa, be appointed to serve on the Finance Committee.

7. Election of members to the Economic Sub-Committees of Agriculture, Education and Industries and Commerce.

Resolution.—Mr. A. Anantaiya offered his services to serve as Secretary to the District Board for the Economic Development work. Resolved that a recommendation be made to Government to appoint Mr. Anantaiya as Secretary to the Board in connection with the work of Economic Development and to grant him the same rate of allowances as is allowed to the Vice-President whenever he would be required by the President to travel in the district.

The following Sub-Committees were reconstituted for the year 1922-23.

I. Education Sub-Committee.—

1. The District Inspector of Education.
2. Mr. Sher Khan Jammand Kutab-ul-Mulk Navab of Honnali.
3. Mr. S. R. Balakrishna Rao, B.A., LL.B., Advocate.
4. „ H. Narasimhaiya, B.A., B.L., Advocate, Shimoga.
5. „ A. Anantaiya, Pleader, Shimoga, (Secretary.)
6. „ H. G. Basavappa.

II. Agricultural Sub-Committee.—

1. Mr. A. Ramakrishna Iyengar, Anantapur.
2. „ Nadig Laxman Rao, Sorab.
3. „ C. Vaman Rao, Nagar.
4. The Sub-Division Officer, Shimoga.
5. The Assistant Director of Agriculture, (Co-opted Member.)
6. Mr. Nadig Venkoba Rao, Ayanur.
7. „ Srinivasa Dikshit, Shikarpur.
8. „ A. Anantaiya (Secretary.)

III. Industries and Commerce Sub-Committee.—

- Mr. A. Anantaiya, (Secretary.)
2. „ B. Gopalachar, Tirthahalli.
3. „ C. Subba Rao, B.A., B.L., Advocate.
4. „ Isuf Khan Kumsi.
5. „ The District Superintendent of Industries (Co-opted Member.)
6. The Sub-Division Officer, Sagar.
7. Mr. N. Guralingiah, Nyamati.
8. Mr. N. Srinivasa Udapa, Nagar.

8. Election of fresh members to the Central Boards of Education, Agriculture and Industries and Commerce as requested in Economic Development Board Secretary's No. 171-8, dated 10th July 1922.

Resolution.—In view of the pending reconstitution of the Economic Conference and Representative Assembly under the scheme of Constitutional Reforms, the election of fresh members to the Central Boards may be deferred and the present members who have been re-elected to the reconstituted District Board may continue.

9. Revision of scale of fees levied in 3rd class travellers' bungalows and musafir khanas since revised scales are adopted for 1st and 2nd class travellers' bungalows.

Letter No. L. 5382-89—L. B. 102-22-3, dated 27th January 1923 from the Revenue Secretary on the same subject.

Resolution.—Resolved that the scale of fees for 3rd class travellers' bungalows be raised to 6 annas per diem and 4 annas to Musafir khanas after three days in the latter case.

10. Read Shimoga Taluk Board President's No. 276, dated 14th December 1922, forwarding the resolution of the Taluk Board, dated 11th September 1922, recommending the grant of a breeding bull at concession rate to Gargina Channappaiya of Suthukote.

Resolution.—Resolved that the petitioner's prayer be granted, the necessary Mutchalika being obtained as provided in the rules.

11. Read Nagar Taluk Board President's No. 709, dated 28th December 1922, recommending that the D. P. W. Inspection Lodge at Yedur which the Public Works Department are intending to hand over to the District Board may be converted into a 3rd Class Travellers' Bungalow the existing Musafir khana at the place being attached to the above building as a Kitchen.

(a) Letter No. 13, dated 10th January 1923, from the Executive Engineer, Shimoga, forwarding for countersignature and retransmission a special estimate for Rs. 200 for the maintenance of Yedur Inspection Lodge.

Resolution.—Resolved that the Inspection Lodge may be converted into a 3rd Class Travellers' Bungalow. The existing Musafir khana should not be interfered with. There should be only one care-taker for both.

It was further resolved that wherever Travellers' Bungalows and Musafirghanas are situated close to each other, similar procedure should be adopted with regard to establishment.

(a) Sanctioned.

12. Read Sorab Taluk Board President's No. 830, dated 18th December 1922, recommending the entertainment of a care-taker to the Sagar Katte Building at Kerehalli which has hitherto been used as a Musafirkhana and whose care was entrusted to the Patel of the village.

Resolution.—Resolved that the Sub-Division Officer, Sagar, be requested to inspect the building and furnish his opinion in the matter.

13. Read Nagar Taluk Board President's No. 112, dated 25th July 1921, intimating that a building suitable for impounding about 30 cattle has been constructed by the villagers of Melinahanadavalli and requesting sanction to transfer Hebbyle cattle pound, which is not working, to the said place to obtain increased income.

Resolution.—Resolved that the proposal be sanctioned.

14. Read the views of the Taluk Board of Tirthahalli, dated 4th December 1922, received with Taluk Board President's No. 639, dated 6th December 1922, stating that the construction of a culvert at a cost of Rs. 668 at Mahishi for purposes of taking the car to the temple is itself unnecessary as there are no buildings on either side of the road along which the car of Sri Asvathanarayana swami is proposed to be taken after the construction of the culvert.

Resolution.—Recorded. A reply may be sent to the Deputy Commissioner accordingly.

15. Read Tirthahalli Taluk Board President's No. 236—L.B., dated 30th November 1922, recommending the payment of Malnad allowances to Local Fund Attender sanctioned in Government Order No. L. 117-118—L.B. 3-21-27, dated 7th July 1922, being given effect to retrospectively since the Attender has already been paid the Malnad allowances up to 1st January 1920.

Resolution.—Resolved that retrospective effect may be given provided the present incumbent has continued in the office during the period in question.

16. Read letter No. Mis. 306, dated 4th December 1922, from the Director of Industries and Commerce in Mysore, forwarding a bill for Rs. 183-15-9 relating to outlay incurred in giving water connection to the District Work-Shop Shimoga and requesting payment of the amount out of the District Fund as there are no funds at his disposal.

Resolution.—Resolved that as the District Board contributes towards the Work-shop, the moiety of the cost of laying the pipe connection be sanctioned and that the Director be requested in future to consult the Board before any extra cost is incurred in respect of the Work-shop.

17. Read Revenue Secretary's letter No. L. 4786-93—A & E 25-22-3, dated 6th January 1923, forwarding the proposals of the Veterinary Superintendent regarding the revision of scale of expenditure of Veterinary Hospitals and Dispensaries and enquiring whether the extra cost incidental to revision of scale could not be borne out of District Funds.

Resolution.—Resolved that as the present financial conditions of the Board are not satisfactory, the Board regret that they cannot incur any extra cost.

18. Read Revenue Secretary's letter No. G. 6018-616—G. M. 14-22-18, dated 8th January 1923, stating that Government consider it necessary to transfer the control of Travellers' Bungalows to Local Bodies since the present arrangements for the charge and maintenance of Bungalows are not working since the officers of the Revenue Department will not be able to carry out repairs to Bungalows, etc., under proper supervision, and requesting to furnish the views of the District Board whether the proposed transfer of management of Bungalows to the Local Bodies would improve the present situation and whether it would be given effect to transferring the usual allotment made therefor in the budget.

Resolution.—Resolved that the subject be referred to the several Taluk Boards for opinion in the matter.

19. Read recommendation of the District Board Agricultural Sub-Committee dated 23rd March 1922, to provide breeding bulls to the Village Committees at one-third cost and two-thirds being met from District Funds, in case all scurb bulls in the village are castrated.

Resolution.—Resolved that the recommendation of the Sub-Committee be approved provided the Veterinary Officer and the Village Patel certify that all the scurb bulls in the village are castrated.

A printed Kannada pamphlet of this resolution be circulated among all the villagers in the District.

19. (1) Read Shimoga Division Veterinary Inspector's letter No. 744, dated 25th April 1922, forwarding an application from members of Gajnur Co-operative Society in the Shimoga Taluk for the supply of a breeding bull at the above concession rate.

(2) Read letter No. 1517—L. B. 21-22, dated 21st November 1922, addressed to the Live Stock Expert from this office in reply to his No. 2328, dated 13th May 1922, stating that the matter of supplying breeding bull at concession rate to Gajnur Co-operative Society will be considered at the next District Board Meeting.

Resolution.—(1) Resolved that attention be invited to the above resolution. No. 19 *supra*.

(2) Do

20. Read Live Stock Expert's letter No. 169, dated 18th July 1922, forwarding a copy of petition received by him through the Superintendent, Civil Veterinary Department, regarding the prayers of Maradavalli villagers, Sagar Taluk, to supply a breeding bull at certain concession rates.

The concession asked for are as follows:—

1. Supply of a good *Hallikar* bull aged 2 years at half the cost.

2. Grant of Rs. 150 towards maintenance charges.

Resolution.—Resolved that the subject be referred to the Taluk Board for opinion.

21. Read Executive Engineer's Memo No. 124, dated 2nd August 1922 forwarding copy of his letter addressed to Chief Engineer, recommending the revision of present mileage grants to District Fund roads from Rs. 47,510 to Rs. 52,220, and requesting furtherance of the proposal regarding the quota of contribution from Forest Department and levy of cess on motor vehicles plying for hire.

Resolution.—Resolved that though the Board recognise the necessity for the increased grant, they regret that they are not in a position to allot any further sum in view of their unsatisfactory financial position. As regards the levy of contribution from the Forest Department and of cess on motor vehicles, orders of Government are awaited.

22. Read letter No. 1118—Sl., dated 4th September 1922, from the Comptroller furnishing his opinion about extending the currency of District Board Railway Interest Warrants from three to six months.

Resolution.—Recorded since the Comptroller is not in favour of the proposal the question may be dropped.

23. Read Memo No. 1121, dated 19th January 1923, from the District Health Officer, Shimoga, forwarding for adjustment a bill for Rs. 17-6-0, being the cost of medicine supplied to him by Superintendent, Government Medical Stores, for treating patients suffering from relapsing fever in the Channagiri Taluk.

Resolution.—Sanctioned.

24. Read report No. 589, dated 18th January 1923, from the President, Taluk Board, Channagiri, submitting a bill for Rs. 104-8-0 for adjustment towards the cost of medicine supplied to him by the Reliance Medical Co., Bangalore, for treating patients suffering from relapsing fever in the taluk.

Resolution.—Resolved that the cost may be met out of Rs. 400 provided in the Taluk Fund Budget under D 1 (d) Plague, Cholera and other epidemic charges for the current year.

25. Read report No. 818, dated 11th December 1922, from the President, Taluk Board, Sorab, stating that the owner of the building in which the Local Fund Dispensary at Anavatti is located, is not satisfied with the grant of the house-rent at Rs. 3 per mensem sanctioned in Government Order No. 4584-C—L. B. 105-21-2, dated 11th February 1922, and that he now demands enhanced rent at Rs. 5 per mensem from the date of letting out his building, i. e., from 8th September 1916 and that in case his request is not complied with the building may be vacated and also forwarding the resolution of the Taluk Board dated 2nd December 1922, recommending the grant of enhanced rent retrospectively.

Resolution.—Resolved that the rent be increased to Rs. 5 per mensem from the date of Government sanction.

26. Read report No. 510, dated 11th January 1923, from the President, Taluk Board, Channagiri, submitting the resolution of the Taluk Board to the effect that the post of Local Fund attender need not be abolished for the present.

Resolution.—It is regretted that the recommendation of the Taluk Board cannot be approved.

27. Read report No. 627, dated 16th January 1923, from the President, Taluk Board, Kumsi, submitting the resolution of the Board to the effect that sum of Rs. 46-12-0 deposited in the District Funds on 25th September 1920, by the villagers of Harnahalli for the construction of a Musafirkhana may be contributed for improving the Rural A. V. School Building as desired by the Compulsory Education Committee at their meeting held on 14th February 1922.

Resolution.—Resolved that the recommendation of the Taluk Board be sanctioned.

28. Read Memo No. N. Dis. H. C. 291—22-23, dated 22nd January 1923, from the Sub-Division Officer, Shimoga, recommending the proposal of the Amildar and the President, Taluk Board, Channagiri, for appointing for six months a Special Shekdar on Rs. 25+10 and a peon on Rs. 10 per month for the collection of heavy arrears of the Village Panchayets the cost being met out of the funds of the 22 Village Panchayets each contributing Rs. 2 per month as recommended by the Taluk Board on 5th January 1923.

Resolution.—Resolved that as a tentative measure, the proposal of the Taluk Board be sanctioned. The President of the Taluk Board be requested to submit a statement of collections in each Panchayet every month for the information of the President, District Board.

29. Read Ithilla No. 426, dated 23rd January 1923, from the President, Taluk Board, Shimoga, submitting the resolution of the Taluk Board, recommending the grant of a commission at 3 per cent (amounting to Rs. 7½) to the Sheikdars of Holalur and Holehonnur hoblis for collecting Mohatarfa during Kudli Jatra in March and April 1922.

Resolution.—Resolved that as the Sheikdars are the servants of Government they cannot be given any extra remuneration.

30. Read Honnali Taluk Amildar's Report No. 220, dated 18th November 1919, forwarding a copy of the resolution of the Taluk Board, Honnali, dated 3rd November 1919, recommending remission of Rs. 1,337-8-0 for 1916-17 and Rs. 597-8-0 for 1917-18, to Ferry Contractor of Honnali Thunga Bhadra Ferry.

Also opinion of the following members constituting the District Board Sub-Committee for the purpose:—

1. The Executive Engineer, Shimoga.
2. Mr. C. Subba Rao, B.A.; B.L., Advocate.
3. „ A. Ananthaiya, Pleader.
4. „ Revani Siddiah, Nyamati.

Resolution.—Resolved that the subject be deferred to the next meeting and circulated to the members for information.

HIS HIGHNESS THE YUVARAJA.

31. Read an Appeal from the Chief Scout of Mysore to all public spirited citizens of the Mysore State to contribute liberally for the collection of a sum of two lakhs as a permanent Fund for the Boys' Scout of Mysore.

Resolution.—Resolved that the members of the District Board, will try their best to appeal to the public and to the several Taluk Boards to induce the public spirited gentlemen of the district to contribute liberally to this Fund.

Further resolved that a sum of Rs. 1,000 be sanctioned from the District Board as a contribution to the Boys' Scout Fund.

PART II.

ECONOMIC SUBJECTS.

3. Read application dated 11th October 1922 of Mr. H. C. Devarappa, Agent, Government Weaving Factory, stating that he would undertake the business of starting an experimental Weaving Factory in Shimoga provided he is granted a loan of Rs. 3,000 repayable in six years and a house rent of Rs. 40 and the services of a Demonstrator at Government cost for three years.

(a) Letter No. O. C. 1719, dated 30th November—2nd December 1922, from the Director of Industries and Commerce regarding the application of Mr. Devarappa stating that it is desirable to start a Weaving Factory at Shimoga and the idea of entrusting a concern intended to train people to a private party is not commendable and that the loan applied for may be sanctioned and the District Board may also help him with the services of a Demonstrator for six months.

Resolution.—Resolved that as opined by the Director of Industries and Commerce, a recommendation be made to Government for sanctioning a loan of Rs. 3,000 to Mr. H. C. Devarappa for establishing a Weaving Factory and that a Weaving Demonstrator be given to him for six months on a pay not exceeding Rs. 40 per mensem and the cost met from the District Board grant for Economic Development and that no house rent can be paid for the purpose.

4. Read application of Venkatachala Iyengar, 1st year student of Agricultural School, Hebbal, praying for a grant of scholarship of Rs. 10 per mensem as being a student of Shimoga District (Native of Anantapur, Sagar Taluk) received with letter No. 202, dated 29th November 1922, from the Officer in charge of Agricultural School, Hebbal.

Resolution.—May be sanctioned.

5. Read Government Order No. 3050-79—C. B. 103-22-10, dated 11th November 1922, directing the inclusion of the question of the future place of the Economic Conference in the new constitutional arrangements as an additional term of reference to the mixed Committee now sitting to work up the details of constitutional development.

Resolution.—Recorded.

6. Read Government Order No. E. 8302-50—Edn. 22-22-6, dated 14th November 1922, sanctioning the payment of scholarships to State scholars quarterly on the 1st of January, April and October and payment of scholarship till the date of embarkation from England irrespective of specified time, limit, etc.

Resolution.—Recorded.

7. Fixing of programme of Taluk and District Conferences.

Resolution.—Resolved that the dates of the Taluk Conferences be fixed in communication with the Amildars and Sub-Division Officers, and that the District Conference be held in the last week of March 1923.

(a) Read Honnali Taluk Board President's No. 184, dated 7th December 1922, requesting to intimate the Executive Engineer to take up the work early and that amounts for works executed will be paid out of the funds collected, bill received with the counter-signature of the Executive Engineer.

Shimoga Division Executive Engineer's No. 224, dated 18th December 1922, requesting to deposit of Rs. 14,000 at the credit of Department of Public Works towards the cost of constructing the Town Hall at Honnali.

Resolution.—Resolved that necessary action be taken in the matter.

The next meeting of the Board will be held in the last week of March 1923.

A. K. SYED TAJ PEERAN,

President, District Board.

No. L. 5938—Ml. 46-22-16, dated 21st February 1923.

Under Section 18 of the Mysore Municipal Regulation, 1906, and Rule 29 of the Town Municipal Election Rules, 1919, it is hereby notified that Mr. Syed Abdul Rahim Pacha has been elected as a Councillor on the Bowringpet Town Municipal Council, *vice* Mr. Mohadin Pacha, deceased.

By Order,

T. E. JEYARAMA AIYAR,

*Secretary to Government,
Revenue Department.*



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BANGALORE, THURSDAY, MARCH 8, 1923.

PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

MUNICIPAL AND LOCAL BOARDS.

No. L. 6032—Ml. 52-22-6, dated 27th February 1923.

Under Section 18 of the Mysore Municipal Regulation, 1906, Mr. Darji Mylarappa is appointed a Councillor on the Chitaldrug Town Municipal Council *vice* Mr. Devangada Thimmappa, who vacated his seat under Section 15 (2) (e) of the said Regulation.

No. L. 6077—L. B. 33-22-34, dated 1st March 1923.

In modification of Government Notification No. 13548—L. B. 91-18-17, dated the 24th April 1919, and with reference to Rule 2 of the Rules published under Government Notification No. R. 7559—L. B. 54-18-1, dated the 18th December 1918, as amended by Government Notification No. L. 3751—L. B. 32-22-24, dated the 21st November 1922, Government are pleased to direct that the District Board of Kadur be constituted as follows:—

A. Ex-officio Members (Clauses (a) to (c) of Rule 2).

1. The Deputy Commissioner, Kadur District.
2. The District Medical Officer, Kadur District.
3. The Executive Engineer, Kadur Division.
4. The District Inspector of Education, Kadur District.
5. The District Forest Officer, Tarikere Division.

B. Elected Members (Clauses (d) to (g) of Rule 2).

- 6 to 17. Two members elected by each of the six Taluk Boards (Clause d).
- 18 to 20. One member elected by each of the Municipal Councils of (1) Chikmagalur, (2) Tarikere and (3) Birur (Clause e).
21. One member elected by the holders of entire alienated villages (Clause f).
- 22 to 25. Elected by the recognised Associations (Clause g).

C. Nominated other than Ex-officio Members (Clause (h) of Rule 2).

- 26 to 30.

No. L. 6079—L. B. 33-22-35, dated 1st March 1923.

With reference to Notification No. L. 6077—L. B. 33-22-34, dated the 1st March 1923, fixing the constitution of the Kadur District Board in the Kadur District and Rule 3 of the Rules under the Mysore Local Board Village Panchayets Regulation 1918, published with Notification No. R. 7559—L. B. 54-18-1, dated the 18th December 1918, the said District Board is reconstituted as follows for a term of three years from 1st March 1923:—

A. Ex-officio members.

1. The Deputy Commissioner, Kadur District.
2. The District Medical Officer, Kadur District.
3. The Executive Engineer, Kadur Division.
4. The District Inspector of Education, Kadur District.
5. The District Forest Officer, Tarikere Division.

B. Elected members.

- | | | |
|-----|--|---|
| 6. | Mr. S. Honnappiah, Shanbhog. | } Elected by the Chikmagalur Taluk Board. |
| 7. | „ B. A. Dyave Gowda, Coffee Planter. | |
| 8. | „ C. Somanna, Landholder. | } Elected by the Kadur Taluk Board. |
| 9. | „ M. M. Sivalingappiah, Landholder. | |
| 10. | Will be notified after election is held by the Tarikere Taluk Board. | |
| 11. | | |
| 12. | „ Danivasa Shenkarappa, Shanbhog and Landholder. | } Elected by the Narasimharajapura Taluk Board. |
| 13. | „ N. Bhistappa. | |
| 14. | „ Bettagere Krishna Bhatta, Landholder. | } Elected by the Koppa Taluk Board. |
| 15. | „ H. D. Narasimha Sastry, Landholder. | |
| 16. | „ Chinnaga Dyavappa Gowda, Mokhtesar Patel. | } Elected by the Mudgere Taluk Board. |
| 17. | „ Mande Patel Mangegowda, Mande Patel. | |
| 18. | „ C/ P. Basave Gowda, Coffee Planter.—Elected by the Chikmagalur Town Municipal Council. | |
| 19. | „ A. Venkataramiah, Landholder.—Elected by the Tarikere Town Municipal Council. | |
| 20. | „ K. Mallayya, Merchant.—Elected by the Birur Town Municipal Council. | |
| 21. | „ G. Ramakrishniah, Jodidar.—Elected by the holders of alienated villages. | |
| 22. | „ W. H. Reed, Coffee Planter.—Elected by the North Mysore Planters' Association. | |
| 23. | „ H. Krishna Rao, Landholder.—Elected by the Malnad Landholders' Association. | |
| 24. | Will be notified after the elections are held by the North Mysore Indian | |
| 25. | Planters' Association and the Anjumane Islamia, Chikmagalur. | |

C. Nominated members other than ex-officio.

26. Mr. C. Srinivasa Rao, Coffee Planter.
27. „ F. Hugonine, Coffee Planter.
28. „ Sylvester Pais, B.A., Coffee Planter.
29. „ Mysore Krishna Chetty.
30. „ Baba Sab, Landholder, Tarikere.

No. L. 6146—L. B. 28-22-21, dated 6th March 1923.

Under Rules 2 and 7 of the Local Boards Rules issued under Notification No. R. 7559—L. B. 54-18-1, dated the 18th December 1918, Rao Sahib H. Chennaiya is elected as a Member of the Bangalore District Board to represent the Vokkaligara Sangha in place of Mr. M. Subbaiya, B.A., deceased.

By Order,
T. E. JAYARAM AIYAR,
Secretary to Government,
Revenue Department.

BANGALORE CITY MUNICIPALITY.

Notice dated 26th February 1923.

Sealed tenders will be received up to 4 P.M. on Tuesday, the 20th March 1923 for covering over main drain in Gundopanthalu Street. The detailed plan and estimate can be seen in the Municipal Executive Engineer's Office during office days.

ANANDA RAO S. SIRSI,
President, City Municipal Council.

BANGALORE DISTRICT.

Proceedings of the 3rd Ordinary Meeting of the Bangalore District Board for the year 1922-23, held on Wednesday the 28th February 1923.

Members.

Present 26

Absent. 22

Swami Iyer proposed the following proposition :—

Members of the District Board in meeting assembled deeply regret to learn the demise of their President Mr. M. Subbiah, B.A. They beg to tender and heartfelt condolences to the members of the family of the late Mr.

Sreenivasa Iyengar seconded, carried *nem-con* all members standing.

Sreenivasa Iyengar proposed and Mr. D. S. Hanumantha Rao seconded that Board be adjourned to 15th March 1923 on account of the sad news of the death of Mr. J. W. Simpson, the Board Member. They beg to tender heartfelt condolences to the member of his family.

3. Sreenivasa Iyengar proposed and Mr. S. Sreekanthaiya seconded that the next meeting of the Board be held on the 15th March 1923 for the election of the President of the Board, along with the transaction of other business.

All the propositions were unanimously agreed to by the members present. Hence the meeting adjourned to 15th March 1923 and the condolences be sent to the families of the

B. OOSMAN KHAN,

President in charge,

District Board, Bangalore.

KOLAR GOLD FIELDS.

PROCEEDINGS OF THE 4TH ORDINARY MEETING OF THE KOLAR GOLD FIELD SANITARY BOARD, FOR THE YEAR 1922-23 HELD ON FRIDAY, THE 16TH FEBRUARY 1923 AT 11 A.M., IN THE SANITARY BOARD OFFICE AT CHAMPION REEF.

MEMBERS.

Present

13

1

Absent

2

Confirmation of the proceedings of the 2nd and 3rd ordinary meetings of the Board held on the 27th October and 22nd December 1922 respectively.

Resolution.—Confirmed.

List of works sanctioned in December 1922 and January 1923.

Resolution.—Approved.

3. Consideration of schedule of rates for Public Works on the K. G. F. area received from the Executive Engineer, Kolar Division. (Subject No. 5 of last meeting.)

Resolution.—These rates may be adopted.

4. (Subject No. 10 of the last meeting) Draft Rules framed by the Sub-Committee regarding the powers of the President and the Board in connection with appointments, etc.

Resolution.—Approved.

(i) Travelling allowance bill of the Medical Officer of Health, K. G. F. for the month of December 1922, amounting to Rs. 4.

(ii) Proposal for authorising the President to pass such bills for journeys not exceeding in a month to avoid delay in payment.

Resolution.—(i) Sanctioned.

(ii) Sanctioned.

6. Correspondence ending with Health Officer's No. 756, dated 16th May 1922 recommending the grant of gratuity or bonus to Maistry Veerasawmi of the Conservancy establishment.

Resolution.—Deferred.

7. Retention or otherwise of the following temporary establishments sanctioned in G.O. Nos. 14541 2—L. B. 20-19-22 and R. 543-4—L. B. 20-19-35, dated 30th June 1920 and 30th July 1920 respectively whose term expires on 30th June 1923.

(1) Avenue Establishment costing Rs. 40 per mensem.

(2) Market Staff Steven's Camp costing Rs. 52 per mensem.

Resolution.—(1) Avenue Establishment may be continued for another year.

(2) The Market Staff for Steven's Camp may be continued for another three years.

8. Correspondence ending with letter No. 943, dated 29th January 1923, from the Executive Engineer, Water Supply Division regarding the proposal to give water connections to houses in Robertsonpet Town.

Resolution.—Deferred.

9. Exempting vehicle tax in rural area in the case of carts exempted from payment of Mohatarfa cart tax under Mohatarfa Rules.

Resolution.—Approved.

10. Estimate amounting to Rs. 409 for a well for Holeyars in Dodyalagamadi.

Resolution.—Sanctioned.

11. Health Officer's No. 406, dated 23rd January 1923, requesting that the excess cost of Rs. 48-4-0 incurred in the purchase of bedding and clothing for Epidemic Diseases Hospital K. G. F. over the sanctioned estimate of Rs. 368 may be sanctioned.

Resolution.—Sanctioned.

12. Proposal to levy penalty at 0-1-0 a day for every day of default after due date, on the permanent stall holders in Robertsonpet Market, for not paying rent in time prescribed by Rules and to make the rents payable on the 18th of each month.

Resolution.—Sanctioned.

13. Letter No. L. 5160—L. B. 36-22-6, dated 16th January 1923, from the Secretary to Government, Revenue Department, proposing a revision of Rule 4 of Section 1 of the Sanitary Board Rules regarding the appointment of Vice-President.

Resolution.—Deferred.

14. Vice-President's note in the matter of increasing the rate of tax on petrol and steam buses and lorries on the Field.

Resolution.—May be dropped.

15. Travelling allowance bill of the Medical Officer of Health, K. G. F. amounting to Rs. 16 for January 1923.

Resolution.—Sanctioned.

16. Bowringpet Amildar's yadi No. 942, dated 29th December 1922, requesting sanction to the entertainment of a peon on Rs. 10 per mensem for assisting the patel and shanbhog of Robertsonpet in the collection of taxes in Robertsonpet Town, and to provide the Collecting Agency, with a building for doing their work or to spare them a room in the Robertsonpet Market Buildings.

Resolution.—May be sanctioned for a year to begin with.

17. The President then referred to the approaching departure from the Fields of Mr. R. H. P. Bullen, Superintendent of the Mysore Mine and to the valuable services rendered by him as a member of the Sanitary Board during a period of twenty-one years and proposed the following resolution which was unanimously adopted.

Resolution.—The Board places on record its appreciation of the valuable services rendered by Mr. R. H. P. Bullen as a member of the Board for nearly twenty-one years and conveys to him a hearty vote of thanks therefor and wishes him all good luck and happiness for the future.

S. HIRIANNAIYA,
President.

MYSORE CITY MUNICIPALITY.

EXTRACT FROM THE PROCEEDINGS OF THE 17TH (SPECIAL) MEETING OF THE CITY MUNICIPAL COUNCIL, MYSORE, HELD IN THE RANGACHARLU MEMORIAL HALL ON SATURDAY, THE 20TH JANUARY 1923 AT 5 P.M.

MEMBERS.

Present 24 | Absent ... 6

I. Further consideration of Trust Board letter No. 29, dated 8th November 1922, for raising a loan for productive works (Deferred subject).

Mr. E. Purushothamanandagiri Goswamy said and Mr. Y. Virupakshiah seconded that the subject for raising the loan may be first considered.

Revd. E. S. Edwards suggested an amendment that in order to enable this Council to have all the facts before it, the two matters—(1) Loan, (2) Advisability of the various schemes be discussed generally, without prejudice to one another, and that after the discussion of both matters, suitable proposition may be brought forward, excepting regarding Devaraja Market which has been decided upon.

Resolved that both the subjects—(1) loan, (2) Schemes be discussed without prejudice to one another, suitable resolution being come to afterwards.

The improvement of Mandi Market was then discussed.

Mr. P. S. Anautha Rao thought that no loan was necessary for Mandi Market but that the Municipal Council might improve it gradually out of their current revenue. Mr. E. Purushothamanandagiri Goswamy also thought so and considered that the remunerative nature of the subject should be investigated.

Mr. Mahomed Sait said that it was absolutely necessary to raise a loan and improve this Market, that it was a very remunerative work and it was also essential in the interest of Sanitation. Messrs. Abdul Aziz Pasha, Lokasevaniratha Amble Anniah Pandit, M. U. Vasudeviah, B. Munivenkatappa, Mahomed Jaffer Saheb and K. Dhanakoti Chetty supported the same view.

Rev. E. S. Edwards said that after all what the Government have done and are doing to improve the City, it would only be graceful if we did not hesitate to raise this small loan to facilitate further improvements.

After long discussion, it was resolved that the two Schemes for extensions and improvement of Devaraja Market (estimated at Rs. 1,75,000) and of Mandi Market (estimated at Rs. 25,000) be approved and that the Government be requested to acquire the needful properties out of Trust Board Funds, the Municipal Council financing the extensions and improvements specified in the explanatory notes regarding these Schemes by floating the requisite loan not exceeding 1½ lakhs.

Resolved also that the other 3 Schemes are not approved.

EXTRACT FROM THE PROCEEDINGS OF THE 18TH (ORDINARY) MEETING OF THE CITY MUNICIPAL COUNCIL, MYSORE, HELD IN THE RANGACHARLU MEMORIAL HALL ON SATURDAY THE 27TH JANUARY 1923 AT 4 P.M.

MEMBERS

Present 19 | Absent 11

I. Proceedings of the previous meeting.
Confirmed.

VIII. Managing Committee Resolution No. I, dated 2nd January 1923 *re* bills paid in June 1921.

Resolved that the bills be passed.

IX. Letter No. 30, dated 5th September 1922, from the Secretary, Nanjaraj Bahadur Chattram Fund Committee, Mysore, in the matter of payment of Rs. 18-8-0 being half the cost of color washing the Chattram-compound wall during the visit of His Royal Highness the Prince of Wales.

Resolved that the Secretary be requested to bear it out of their own Funds as it is a legitimate charge on the funds of the Chattram for which rents are being levied by them.

X. Letter No. L. 6780-90—Med., dated 20th May 1922, from the Secretary, Revenue Department, calling for the views of the Municipal Council in the matter of local bodies bearing half the cost of salaries of Sub-Assistant Surgeons and of Europe medicines, etc.

Resolved that it be represented to Government that this Municipality is not in a position to bear such increased charges, owing to their very slender resources.

XI. Estimate for Rs. 600 for recoating Karohatty road sanctioned by the Managing Committee in their Resolution No. II, dated 23rd November 1922.

Sanctioned.

XII. Estimate for Rs. 600 for recoating Karohatty road in front of Lingayet Burial Ground sanctioned by the Managing Committee in their Resolution No. III, dated 23rd November 1922.

Sanctioned.

XIII. Managing Committee's Resolution No. VII, dated 23rd November 1922, with correspondence ending with the note of Mr. K. Dhanakoti Chetty on this office No. 185, dated 13th November 1922, regarding improvement of Church road from Church Gate to travellers' bungalow road junction at an estimated cost of Rs. 300.

Sanctioned.

XIV. Estimate for Rs. 440 for removing silt from the storm water drain in Curzon Park, with the Managing Committee's Resolution No. II (5), dated 5th December 1922.

Sanctioned.

XV. Resolution No. E, dated 25th November 1922 of the Health Committee is matter of framing rules to keep dogs in the City under control, with a set of rules drawn by the Health Officer.

Resolved that the subject be referred to the Bye-law Committee.

XVIII. Letter dated 2nd August 1922, from Mr. E. Purushothamanandagiri Goswamy regarding the difference of Rs. 2,614-2-6 between the closing balance for March and the opening balance of April 1920 with a memo showing how the difference has been dealt with.

Withdrawn.

XIX. Proposition from Messrs. K. Dhanakoti Chetty and E. Purushothamanandagiri Goswamy regarding the Health Officer on a lesser pay for the Mysore City.

Resolved that in view of the financial stringency, Government be requested to to this Municipality the services of an experienced qualified and competent Health Officer on a smaller pay than that of the 1st grade.

XX. Levy of Professional Tax.

Resolved that the subject be considered along with the Budget.

XXI. Letter dated 14th December 1922, from Mr. T. Govinda Rao, Executor of the estate of the late Pradhanasiramani T. Ananda Rao, Esq., B.A., C.I.B., requesting for payment of Rs. 214-6-0 being the value of land acquired in 1915 and not paid till now.

Sanctioned.

XXII. Yadi No. 1541, dated 22nd January 1923, from Mr. E. Purushothamanandagiri Goswamy, suggesting the replacement of Cudapah slabs with burnt stone slabs for the paving of the Devaraja Market to guard against people slipping.

Resolved that the subject be referred to the Trust Board for needful.

XXIII. Mr. M. L. Vasudeviah's propositions:—

- i. Giving a sub-main to street Nos. 3 and 4 of block 81 in Lakshminiparam, Hosur and Krishnaraja Mohalla old wood-yard to facilitate water connections to houses near by.

Resolved that the subject be referred to the Managing Committee for disposal on its own merits.

- ii. Arranging to construct 'U' shaped drains in Hosakeri near Lakshminiparam in order to prevent stagnation of dirty water.

Resolved that the matter be transferred to the Trust Board Office for disposal.

- iii. Removing the Primary Girls' School from Ramachandra Agrahar to Channarayana Extension.

Resolved that the subject be referred to the Schools' Committee for necessary action.

- iv. Arranging to erect a water tap in the yard of Lakshminiparam Boys' School and repairing the School building.

Resolved that the subject be referred to the Managing Committee for disposal.

G. SRINIVASA AYYAR

President

OFFICE OF THE DEPUTY COMMISSIONER, KOLAR DISTRICT.

Notification dated 23rd February 1923.

Under Sections 49 and 50 of the Local Boards and Village Panchayet Regulation, 1919, Rule 21 of the Village Panchayet Election Rules, the Village Panchayet of Kalluhalli is constituted for a period of three years as under:—

Elected members		Nominated members	Ex-officio
1.	Mr. Bomme Gowda	1. Mr. Venkatesiah	Mr. Venkatarao
2.	„ Nanjappa		Gowda, P.
3.	„ Chika Vembraliah		
4.	„ Chowdiah		
5.	„ Appiah		

B. SRINIVASA IYENGAR
For Deputy Commissioner

PROCEEDINGS OF THE CENTRAL SANITARY BOARD.

READ—

Official Memorandum from the Sanitary Commissioner in Mysore dated the 9th January 1923, proposing allotments as follows, from out the grant of Rs. 20,000 under "30—Grants for Sanitary Improvements," in the budget for 1922-23 :—

	Rs.
Drainage scheme for Nanjangud	10,000
Do do Chickmagalur	5,000
Water-supply for Kumsi town.	1,000
Do for Hiresave village	1,000
Total	17,000

Resolution No 1, dated 20th February 1923.

Resolved that allotments as under may be recommended to Government.

<i>Name of work.</i>	<i>Grant.</i>
	Rs.
Drainage of Nanjangud	8,000
Do Nelamangala	7,000
Water-supply to Anekal town, (sanctioned in G.O. No. L. 4053-54—Ml. 35-22-3, dated 30th November 1922.) ...	2,000
Water-supply to Bethamangala village, (sanctioned in G.O. No. L. 5650, dated the 6th February 1923.) ...	1,000
Water-supply to Kumsi town	1,000
Do to Hiresave village	1,000

H. B. MYLVAGANAM,
President,
Central Sanitary Board.

No. L. 6120—L. B. 31-22-78, dated 5th March 1923.

The Notification No. L. 5859—L. B. 31-22-71, dated 16th February 1923, published on page 48 of Part II-A of the *Mysore Gazette* dated 22nd February 1923, extending the term of the District Board of Mysore till the end of March 1923, is hereby cancelled.

No. L. 6122—L. B. 31-22-79, dated 5th March 1923.

With reference to Notification No. L. 4160—L. B. 31-22-36, dated 2nd December 1922, fixing the constitution of the Mysore District Board and Rule 3 of the rules under Section 37 (a) of the Mysore Local Boards and Village Panchayet Regulation 1918, published with Notification No. R. 7559—L. B. 54-18-1, dated the 18th December 1918, the said District Board is reconstituted as follows for a term of three years from the 10th March 1923 :—

I. Ex-Officio Members.

1. The Deputy Commissioner, Mysore District (President).
2. The Executive Engineer, Mysore Division.
3. The District Forest Officer, Mysore.
4. The Assistant Commissioner in charge of Mysore Division.
5. The District Medical and Sanitary Officer, Mysore.
6. The District Inspector of Schools, Mysore District.
7. The Assistant Registrar of Co-operative Societies.

II. B. Elected Members (Cls. (d) to (g) of Rule 2).

(a) By Taluk Boards (Clause (d)).

- | | | |
|-----------------------|-----|---|
| 8. Mr. G. Mallanna | ... | } Elected by Mysore Taluk Board. |
| 9. " R. Devaiya | ... | |
| 10. " T. S. Subba Rao | ... | } Elected by Yedatore Taluk Board. |
| 11. " Bore Gowda | ... | |
| 12. " Mir Razalli Sab | ... | } Elected by Hunsur Taluk Board. |
| 13. " Chowde Gowda | ... | |
| 14. " M. Subba Rao | ... | } Elected by Heggaddevankote Taluk Board. |
| 15. " Chennabasappa | ... | |
| 16. " Dorasawmiengar | ... | } Elected by Chamrajnagar Taluk Board. |
| 17. " Chowda Setty | ... | |
| 18. " E. Krishnappa | ... | } Elected by Nanjangud Taluk Board. |
| 19. " P. Papanna | ... | |

20.	"	G. Venkataramana Setty	Elected by T. Narsipur Taluk
21.	"	P. R. Lakshminaranappa	Board.
22.	"	A. Narasimhachar	Elected by Krishnarajpete Taluk
23.	"	Ayachita Narayana Dhikshit	Board.
24.	"	G. Devojee Rao	
25.	"	K. Papaih Chetty	Elected by Mandya Taluk Board.
26.	"	Venkatappa alias Chikkanna	
27.	"	Chikka Subbaiah	Elected by Malvalli Taluk Board.
28.	"		
29.	"		To be elected by Seringapatam Taluk
30.	"		Boards.
31.	"		To be elected by Nagamangala Taluk
	"		Boards.

(b) *By selected Municipal Councils, Clause (e).*

32.	Mr.	Purushotamahandagiri Goswamy	Elected by the Mysore City Municipal Council.
33.	"	H. V. Hanumantha Setty	Elected by Hunsur Municipal Council.
34.	"	Kundi Huchaiiah	Elected by Malvalli Municipal Council.
35.	"	T. Venkatasamiah	Elected by the Chamrajnagar Municipal Council.
36.	"	Dyavaiah	Elected by the Seringapatam Municipal Council.
37.	"	K. Venkatasamiah B.A., B.L....	Elected by the Nanjangud Municipal Council.

(iii) *By Recognised Association, Clause (g).*

38.	Mr.	B. K. Ramakrishniah, B.A., B.L.	Elected by Bar Association.
39.	"	M. C. Lakshmiopathaiah	Elected by the Jaina Education Fund Association.

(iv) *By holders of entire alienated villages, cl. (f).*

40.	"	M. K. Krishna Rao	
-----	---	-------------------	--

C. Nominated Members, Cl. (h) of rule (2).

41.	Mr.	H. V. Rangaswamiengar, Landlord, Mysore.	
42.	"	H. Krishnasastry, Landlord, Krishnarajpete.	
43.	"	Reverend P. D'Silva, Roman Catholic Priest, Doranahalli.	
44.	"	Captian V. L. Wynyard Wright, the Manager, Hunsur Works, Hunsur.	
45.	Mr.	Devojee Rao, Landlord, Yedatore.	
46.	"	Mohamed Sait, Merchant, Mysore.	
47.	"	M. C. Linge Gowda, Landlord, Maddur.	
48.	"	Vacant.	

No. L. 6162—L. B. 31-22-81, dated 7th March 1923.

Mr. Seetharamaia is declared duly elected by the Village Panchayat of Gargeswari to fill up the 12th seat shewn as "to be elected" in the Notification No. L. 3766—L. B. 31-22-25, dated the 21st November 1922 reconstituting the Taluk Board of T. Narsipur in the Mysore District.

No. L. 6164—L. B. 104-22-2, dated 7th March 1923.

In the Schedule attached to Notification No. 7075—L. B. 185-12-3, dated the 22nd March 1916, prescribing rules for the special sanitation of the area under the Kolar Gold Fields Sanitary Board, insert the words "with its Majara village of Karimanahalli" after Maliyangirki and the words "Mujra villages of Pitchapalli and Kudigal" for "Mujara village of Pitchapalli."

No. L. 6158—Ml. 6-22-13, dated 7th March 1923.

Under Sub-Section (1) of Section 48 of the Land Acquisition Regulation, No. VII of 94, the Government of His Highness the Maharaja of Mysore hereby withdraw from the acquisition of certain properties in the Tumkur Town Municipality in the Tumkur District which was declared by Notification No. L. 3349—Ml. 5-20-2, dated 6th September 1920, to be needed for public purposes, to wit for accommodating Thigars of the Tumkur Town.

No. L. 6160—Ml. 66-22-52, dated 7th March 1923.

Under Clause (c) of Sub-Section 2 of Section 23 of the Municipal Regulation No. VII of 1906, Mr. H. V. Hanumantha Setty is declared duly elected Vice-President of the Municipal Council of Hunsur in the Mysore District.

By Order,
T. E. JEYARAMA AIYAR,
Secretary to Government,
Revenue Department.



The Mysore Gazette.

Vol. 58.] PUBLISHED BY AUTHORITY. [No. 11.

BANGALORE, THURSDAY, MARCH, 15, 1923.

PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

MUNICIPAL AND LOCAL BOARDS.

No. L. 6197—L. B. 49-22-111, dated 8th March 1923.

Under Clause (1) of Rule II of the Rules published in Government Notification No. 11758 L. B. 54-18-8, dated the 25th March 1919, Government are pleased to approve of the election of Mr. H. V. Rangaswamiengar, as Vice-President of the Taluk Board of Heggaddevankote in the Mysore District.

No. L. 6265—L. B. 49-22-115, dated 13th March 1923.

Under Rules 2 and 7 of the Local Board Rules issued under Notification No. R. 7559—L. B. 54-18-1, dated the 18th December 1918, Mr. R. A. Norris is declared to be a Member of the District Board, Bangalore, deputed by the Whitefield Settlers' Association, *vice* Mr. J. W. Simpson, deceased.

By Order,

T. E. JEYARAMA AIYAR,
*Secretary to Government,
Revenue Department.*

KOLAR DISTRICT.

Notice dated, 9th March 1923.

Mr. G. N. Venkatesa Iyer is elected a member of the Village Panchayet of: Shillangere, Kolar Taluk in place of Mr. B. V. Rama Iyer, deceased.

S. HIRIYANNAIYA,
Deputy Commissioner.

OFFICE OF THE CITY MUNICIPAL COUNCIL, BANGALORE.

Notice dated 12th March 1923.

It is hereby notified for the information of those concerned that the sites detailed below will be resumed by the President, Municipal Council on the 1st May next unless in the meanwhile such persons comply with the conditions of sale which hitherto they have failed to fulfil notwithstanding notices issued to them therefor. The undersigned reserves to himself the right to re-sell these sites free from all interest of the existing owners or their alienees.

VISVESVARAPURAM EXTENTION

Serial No.	Number of site	Approximate dimensions	Purchaser in whose name the site stands	Amount of purchase money still due	Remarks
				Rs. a. p.	
1	68	100' x 150'	Mr. G. B. Heblikar	975 4 3	
2	65	100' x 150'	" T. Srinivasa Rao	175 8 6	
3	71 & 72	143' + 8' x 110'	" Kambi Sivappa	500 0 0	
		2			
4	76	50' x 110'	" Ramjee Rao	970 13 4	
5	77	50' x 110'	" M. Rudrappa	622 6 10	
6	83	50' x 110'	" Chinnojee Rao	1,421 12 9	
			" Sindhe		
7	91	50' x 100'	" A. Ramchandriah Setty.	101 6 9	
8	92	50' x 100'	" G. Ramakrishnappa	1,174 13 4	
9	94	94' + 25' x 100'	" M. V. Narasimhaiya	1,720 0 0	
		2			
10	24	124' + 129 x 60'	" P. Ramachandrajah Setty.	460 5 4	After taking into account Rs.300 paid by him and kept in deposit.
		2			
11	80 & 81	50' x 100' each	" M. Ramjee Rao	506 9 7	
12	129 & 130	683 square yards	" K. R. Sitharama Iyengar	1,067 0 8	Permitted to pay half before the 20th March 1923 and the balance in the middle of April 1923.
13	146	369 do	" S. Nanyana Rao	71 0 0	
14	163 & 164	347 do	" Dasu Rao	127 8 7	Permitted to pay before the 13th March 1923.
		each			
15	170, 192, 289 & 292	347, 947, 633, 1,050 square yards, respectively.	" N. Krishnaswami Rao	1,147 13 6	
16	212	387 square yards	" M. Gundu Rao	199 14 6	
17	197	373 do	" D. Hanumantha Rao	270 0 11	
18	224	387 do	" K. Venkata Rao	251 3 2	
19	225, 226 & 227	387 do	" H. Bhadrappa	290 0 0	
		each			
20	228	839 do	" Banavar Sivappa	75 9 7	
21	231 & 232	1,330 do	" M. Narasinga Rao	400 0 0	
			" Sindhe		
22	235 & 245	665 do	" K. Kesava Rao	1,799 5 10	
		each	" Desai		
23	238	1,102 do	" V. Anantha Raju	2,226 0 0	
24	240	665 do	" P. Rudrappa	266 4 0	
25	256	1,102 do	" Munivenkatappa	1,987 8 0	
26	281, 422 & 423	633, 600, 584 square yards, respectively	" Moorthi Rao Wairekar.	4,366 10 8	(861-4-0+3,505-6-8.)
27	290 & 291	633 square yards	" C. K. Huchappa	1,896 2 5	
28	294	869 do	" T. Sankarappa	550 0 0	
29	295	369 do	" Venkataramanappa	825 14 8	
30	296 & 273	369, 633 do	" C. H. Lakshman Rao	1,894 7 3	(447-8-10+1,446-14-5.)
		respectively			
31	297 & 298	369 square yards	" M. M. Deviah	1,580 12 9	
		each			
32	369	820 square yards	" G. N. Adinmoorthappa.	1,164 15 2	
33	39	95' + 14' x 100'	" T. Dasappa	1,033 8 0	
		2			
34	14	65' x 120'	" Bommalinganna	1,015 0 0	
35	40	100' x 50'	" B. T. Narasimhanna	958 0 2	
36	41	100' x 50'	" T. Annaiya	1,807 11 3	
37	51	100' x 150'	" B. Thimappa	1,620 0 0	
38	78	50' x 110'	" B. Venkata Rao	848 0 0	
39	90	50' x 110'	" T. N. Srinivasa Setty.	701 5 4	

Permitted to pay before May 1923.

Serial No.	Number of site	Approximate dimensions	Purchaser in whose name the site stands	Amount of purchase money still due	Remarks
				Ra. a. p.	
40	165 & 168	40' x 78' each	Mr. P. Krishnaswami, Rao.	366 9 9	
41	272	114' x 125' + 20'	„ B. Nagaraja Rao ..	480 0 0	
42	275	50' x 114'	„ M. Bhimasena Rao..	848 0 0	
43	276	87' x 115'	„ B. C. Thimmara-yappa.	538 14 0	
44	277 & 271	87' x 114' 236 square yards	„ B. C. Kempiah ..	3,094 4 0	Permitted to pay before the end of May 1923.
45	305	40' x 83'	„ M. Nagesa Rao ..	406 11 0	
46	306	40' x 83'	„ M. Krishnaswami Naidu.	294 2 6	
47	326	39' x 100'	„ M. Narayana Sastry	750 0 0	
48	327	39' x 100'	„ V. Balakrishna Naidu	541 12 9	After taking into account the deposit of Rs. 500.
49	329	39' x 100'	„ V. Raghavendra Rao	250 0 1	
50	330	50' x 100'	„ V. Venkatesan ..	996 13 8	
51	335	39' x 80'	„ Chittkavenkatareddy	866 13 6	
52	341	39' x 83'	„ N. Srinivasa Rao ..	829 12 9	
53	346 & 347	29' x 83' each	„ H. Venkatarama-naiya.	1,855 0 0	
54	348	50' x 83'	„ Banappa ..	1,271 0 0	
55	351	95' x 95'	„ K. Shama Rao ..	1,243 0 0	
56	358	240 square yards	„ P. Revanna ..	300 0 0	Allowed to pay before May 1923.
57	429	488 do	„ G. Nagappa ..	163 6 5	Permitted to pay in March and April 1923.
58	278	52' x 114'	„ K. Moorthi Rao ..	1,015 0 0	
59	343	39' x 83'	„ Veerabhadrapa ..	748 0 0	
60	424	666-23 square yards.	„ K. Munisamappa ..	52 12 6	This amount has to be paid in this month.
61	434	60' x 130+127	„ J. Sambasiva Rao ..	300 0 0	
62	95	1933-3 square yards.	„ S. M. Nanjundappa	479 2 0	
63	Piece of land	..	„ G. K. Rudra ..	390 0 0	
64	191	433 square yards	„ M. Govinda Rao ..	975 3 4	Permitted to pay in the middle of March 1923.
65	21	225-212 x 135	The Marata Samaj ..	3,862 8 0	
66	286	356 square yards	Mr. Krishna Rao ..	444 6 0	
67	299	395-5 ..	Rangoo Bayee ..	294 6 0	
68	350	1,302 square yards.	Thanappa ..	1,627 8 0	
69	382	538 do	„ Raghunatha Rao ..	735 0 0	
70	397	397 do	„ Thulasa Bayee ..	308 5 4	
71	432	60' x 100'	„ Hanumanthappa ..	833 5 4	
72	259 & 259A	215-223 square yards, respectively.	„ K. T. Sudarasanam Iyengar.	500 0 0	
73	270	229 square yards	„ G. N. Seetharama'ya	520 12 9	

ANANDA RAO S. SIRSI,

President, City Municipal Council.

MYSORE CITY IMPROVEMENT TRUST BOARD.

PROCEEDINGS OF THE 10TH (ORDINARY) MEETING OF THE BOARD OF TRUSTEES FOR THE IMPROVEMENT OF THE CITY OF MYSORE, HELD AT THE CHAIRMAN'S OFFICE (RANGACHARLU MEMORIAL HALL ON SATURDAY THE 3RD MARCH 1923, AT 8-30 A.M.

Present: 4.

Absent: 5.

I. Proceedings of the meeting held on 10th February 1923.
Confirmed.

II. Disposal of applications for houses and sites in Narasimharaja Mohalla (Deferred subject).

Resolved that houses and sites be allotted as noted in the list.

III. Disposal of applications for building sites in Vani-Vilasa Mohalla (Deferred subject).

Resolved that a Committee consisting of the Chairman and four Trustees—Messrs. (1) Mahomed Jaffer Sahab, (2) K. Dhanakoti Chetty, (3) Basavaraja Urs and (4) Mahomed Sait be appointed to scrutinize the applications received for sites in this Mohalla and to classify them with due regard to the applicants' relative needs and nature of the buildings proposed to be constructed by them and submit a report for consideration of the Board at their next ordinary meeting.

IV. List of unserviceable articles to be disposed of by public auction.

Resolved that the articles noted in the list be sold by public auction.

C. SRIKANTESVARA AIYAR,
Chairman.

OFFICE OF THE DEPUTY COMMISSIONER, SHIMOGA DISTRICT.

Notification dated 3rd March 1923.

Under Section 51 of the Mysore Local Boards and Village Panchayet Regulation VI of 1918, Mr. Rudrappa of Bilwaderkoppa, Kumsi Sub-Taluk, is elected as Chairman of the Ayanur Village Panchayet *vice* Mr. Madhava Rao, resigned.

K. G. DUTT,
Deputy Commissioner.



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BANGALORE, THURSDAY, MARCH 22, 1923.

PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

MUNICIPAL AND LOCAL BOARDS.

No. 306—R. R. 23-22-2, dated 16th March 1923.

It is hereby notified for general information that Mr. P. Achayya, Merchant, Kolar, has been duly elected and deputed as a member to the Mysore Representative Assembly, by the Kolar Town Municipal Council, in place of Mr. Abdur Rauf Khan, who ceased to be a member of the said Municipal Council.

By Order,

K. MATTHAN,

Chief Secretary to Government.

No. L. 6277—L. B. 10-22-4, dated 14th March 1923.

Under Rule 22 of the Village Panchayet Election Rules, 1918, the term of the Village Panchayet of Koppa in the Anekal Taluk is extended up to the 15th April 1923.

No. L. 6333—L. B. 15-22-17, dated 17th March 1923.

Under Rule 22 of the Rules for the election of Village Panchayets, published under Government Notification No. 959—L. B. 6-18-2, dated the 13th July 1918, it is hereby notified that the term of the existing members of the Kalasa Mavinakere Village Panchayet in the Mudgere Taluk, which expired on the 4th March 1923, is hereby extended till the end of April 1923, pending its reconstitution in due course.

No. L. 6335—Ml. 50-22-9, dated 17th March 1923.

Under Section 18 of the Mysore Municipal Regulation, VII of 1906, as amended by Regulation V of 1918, it is hereby notified that Mr. Arakali Srinivasa Rao, Retired Taluk Sheristedar, is appointed a Councillor of the Narasimharajapura Minor Municipal Council vice Mr. T. Srinivasa Rao, deceased.

No. L. 6337—L. B. 49-22-110, dated 17th March 1923.

Under Rule (2) of the Rules for the election of Presidents and Vice-Presidents of Local Boards issued under Government Notification No. 11753—L. B. 34-18-8, dated the 15th March 1919, Government are pleased to approve of the election of Mr. Madakari Naik as Vice-President of the Tarikere Taluk Board.

No. L. 6328—L. B. 49-22, dated 16th March 1923.

Under Clause (1) of Rule II of Rules published under Notification No. 11758, L. B. 54-18-8, dated the 15th March 1919, Government are pleased to approve of the election of Mr. H. Venkataramiah as the Vice-President of the District Board of Tumkur.

By Order,
T. E. JEYARAMA AIYAR,
Secretary to Government,
Revenue Department.

OFFICE OF THE CITY MUNICIPAL COUNCIL, BANGALORE.

Notice dated 12th March 1923.

It is hereby notified for the information of those concerned that the sites detailed below will be resumed by the President, Municipal Council on the 1st May next unless in the meanwhile such persons comply with the conditions of sale which hitherto they have failed to fulfil notwithstanding notices issued to them therefor. The undersigned reserves to himself the right to re-sell these sites free from all interest of the existing owners or their alienees.

VISVESVARAPURAM EXTENSION.

Serial No.	Number of site	Approximate dimensions	Purchaser in whose name the site stands	Amount of purchase money still due	Remarks
				Rs. & p.	
1	58	100' x 150'	Mr. G. B. Heblikar	975 4 3	
2	65	100' x 150'	T. Srinivasa Rao	175 8 6	
3	71 & 72	143' 8" x 110'	Kambi Sivappa	500 0 0	
4	76	50' x 110'	Ramjee Rao	970 12 4	
5	77	50' x 110'	M. Rudrappa	622 8 10	After taking into account Rs. 301 paid by him and kept in deposit.
6	83	50' x 110'	Chinnjee Rao Sindhe	1,421 12 9	
7	91	50' x 100'	A. Ramachandriah Setty	101 6 9	
8	92	50' x 100'	G. Ramakrishnappa	1,174 13 4	
9	94	94' 25" x 100'	M. V. Narasimhaiya	1,720 0 0	
10	24	124' x 129' x 60'	P. Ramachandraiah Setty	460 5 4	After taking into account Rs. 300 paid by him and kept in deposit.
11	80 & 81	50' x 100' each	M. Ramjee Rao	506 9 7	
12	129 & 130	633 square yards	K. R. Sitharama Iyengar	1,067 0 8	Permitted to pay half before the 20th March 1923 and the balance in the middle of April 1923.
13	146	369 do.	S. Narayana Rao	71 0 0	Permitted to pay before the 13th March 1923.
14	163 & 164	347 do.	Dasu Rao	127 8 7	
15	170, 192, 289 & 292	347, 947, 633, 1,060 square yards, respectively.	N. Krishnaswami Rao	4 13 6	
16	212	387 square yards	M. Gundu Rao	109 14 5	
17	197	373 do.	D. Hanumantha Rao	270 0 11	After taking into account in deposit of Rs. 30.
18	224	387 do.	K. Venkata Rao	251 2 2	
19	225, 226 & 227	387 do. each	H. Bhadrappa	200 0 0	Allowed to pay by two instalments from this month.
20	228	839 do.	Bauavar Sivappa	75 9 7	
21	231 & 232	1,336 do.	M. Narasinga Rao Sindhe	400 0 0	
22	235 & 245	665 do. each	K. Kesava Rao Desai	1,799 5 10	
23	238	1,102 do.	V. Anantha Raju	2,226 0 0	
24	240	665 do.	P. Rudrappa	296 4 0	
25	256	1,102 do.	Muniyankatappa	1,987 8 0	
26	281, 422 & 423	633, 600, 584 square yards, respectively	Moorthi Rao Walvekar	4,366 10 8	(861-4-0 + 3,505-6-8.)
27	290 & 291	633 square yards	C. K. Huchappa	1,896 2 5	
28	294	869 do.	T. Senkarappa	550 0 0	
29	295	369 do.	Venkataramanappa	825 14 8	
30	296 & 273	369, 633 do. respectively	C. H. Lakshman Rao	1,894 7 3	(447-8-10 + 1,446-14-5.)
31	97 & 298	369 square yards each	M. M. Deviah	1,580 12 0	
32	369	820 square yards	G. N. Adimoor-thappa	1,164 15 2	
33	39	95' 14" x 100'	T. Dasappa	1,033 8 0	

Serial No.	Number of site	Approximate dimensions	Purchaser in whose name the site stands	Amount of purchase money still due	Remarks
				Rs. s. p.	
34	14	65' x 120'	Mr. Bommalinganna	1,015 0 0	Permitted to pay before May 1923.
35	40	100' x 50'	" B. T. Narasimhanna	958 0 2	
36	41	100' x 50'	" T. Annaiya	807 11 2	
37	51	100' x 150'	" B. Thimmappa	1,020 0 0	
38	78	50' x 110'	" B. Venkata Rao	848 0 0	
39	90	50' x 110'	" T. N. Srinivasa Setty.	701 5 4	
40	165 & 166	40' x 78' each	Mr. P. Krishnaswami Rao.	366 9 9	
41	272	114' x 125' + 20'	" B. Nagaraja Rao	480 0 0	
42	275	50' x 114'	" M. Bhimasena Rao	848 0 0	
43	276	87' x 115'	" B. C. Thimmara- yappa.	538 14 0	
44	277 & 271	87' x 114' 236 square yards	" B. C. Kempiah	3,094 4 0	Permitted to pay before the end of May 1923.
45	305	40' x 83'	" M. Nagesa Rao	406 11 0	
46	306	40' x 83'	" M. Krishnaswami Naidu.	294 2 6	
47	326	39' x 100'	" M. Narayana Sastry	750 0 0	
48	327	39' x 100'	" V. Balakrishna Naidu	541 12 9	After taking into account the deposit of Rs. 500.
49	329	39' x 100'	" V. Raghavendra Rao	250 0 1	
50	330	50' x 100'	" V. Venkatesan	996 13 8	
51	335	39' x 80'	" Chikkavenkatarreddy	866 13 6	
52	341	39' x 83'	" N. Srinivasa Rao	829 12 9	
53	346 & 347	39' x 83' each	" H. Venkatarama- natha.	1,855 0 0	
54	348	50' x 83'	" Banappa	1,271 0 0	
55	351	95' x 95'	" K. Shama Rao	1,243 0 0	
56	358	240 square yards	" P. Revanna	300 0 0	Allowed to pay before May 1923.
57	429	438 do	" G. Nagappa	163 6 5	Permitted to pay in March and April 1923.
58	278	52' x 114'	" K. Moorthi Rao	1,015 0 0	
59	343	39' x 83'	" Veerabhadrappe	748 0 0	
60	424	666-23 square yards.	" K. Munisamappa	52 12 6	This amount has to be paid in this month.
61	434	60' x 130' + 127'	" J. Sambasiva Rao	300 0 0	
62	95	1933-3 square yards.	" S. M. Nanjundappa	479 2 0	
63	Piece of land		" G. K. Rudra	390 0 0	
64	191	433 square yards	" M. Govinda Rao	975 3 4	Permitted to pay in the middle of March 1923.
65	21	225-4212 x 135	The Marata Samaj	3,862 8 0	
66	236	356 square yards	Mr. Krishna Rao	444 6 0	
67	299	395-5 do	Rangoo Bayee	294 6 0	
68	350	1,362 square yards.	Thenappa	1,627 8 0	
69	382	538 do	" Raghunatha Rao	735 0 0	
70	397	397 do	" Thulasa Bayee	308 5 4	
71	432	60' x 100'	" Hanumanthappa	823 5 4	
72	259 & 259A	215-223 square yards, respec- tively.	" K. T. Sudarasanam Iyengar.	550 0 0	
73	270	229 square yards	" G. N. Seetharamaiya	520 12 9	

Dated 17th March 1923.

VACANT SITES.

The following statement contains particulars about the vacant building sites for which the annual tax has not been paid and has been long in arrears. All attempts to trace the original purchasers have hitherto failed. Therefore this final notice is issued before the resumption of the sites.

2. The parties concerned or those who at present claim the sites are hereby required to produce the necessary evidence to establish their title and to pay up the arrears before the expiry of three months from the date of this notice failing which, the Municipal Council, will resume the sites on the 25th June 1923 and sell them by auction on dates to be notified.

Serial No.	Site No.	Locality	The person in whose name it stands	Total amount due up to January 1923
CHAMARAJPET DIVISION VII A.				Rs. a. p.
1	14	Fort C. Street ..	Shama Rao ..	15 5 1
2	4	III Main Road, Chamrajpet ..	Subba Rao ..	34 8 11
VII B. DIVISION.				
3	90	Albert Victor Road ..	Abdul Khader Sahib ..	24 4 2
4	58	II Road, Chamrajpet ..	Sampangi Ramaiya ..	24 4 2
5	86	III Do ..	Krishnappa ..	6 4 8
6	40	IV Do ..	Venkatarama Sastri ..	6 4 8
7	88	Do ..	Venkanachar ..	22 7 5
8	95	Do ..	Venkatasubba Rao ..	14 14 11
9	8	I Do ..	Venkataramaiya ..	24 4 2
10	29	Mahomedan Block, C. pet	Mainudeen ..	24 4 2
11	33	Do ..	Hasan Beg ..	24 4 2
12	34	Do ..	Abdul Mazed ..	24 4 2
BASAVANGUDI DIVISION VIII.				
13	5-1	Mahomedan Block, 100 feet road.	Akbar Husen ..	12 12 9
14	4	Mahomedan Block Cross ..	Mohamed Sabi ..	13 8 0
15	6	Do ..	Ameudeen ..	23 5 9
16	8	Do ..	Gulam Mahamed Meccai ..	31 2 5
17	2	South East Diagonal Road ..	B. Narasinga Rao ..	35 6 8
18	6	Do ..	Shama Rao ..	13 6 1
19	9-4	Sri Ramamundiram Road ..	Vaiddeyswaraiyer ..	20 8 2
20	45	Do ..	Fazalulla Sheriff ..	6 2 6
21	51	Do ..	R. Rama Rao ..	6 2 6
22	52	Do ..	M. Seetharama Rao ..	11 0 5
V.—Block—				
23	105	Do ..	Papaiya ..	8 10 6
24	139	Do ..	Do ..	8 10 6
25	48	VI.—Block ..	D. Venkata Rao ..	8 10 6
26	13, 20, 21-1	Do ..	Revanna ..	23 6 2
27	21-2, 22, 23	Do ..	T. Ramachandra Rao ..	23 6 2
28	37	Do ..	Ananthaswami Rao ..	8 10 6
29	56	Do ..	Gurubasappa ..	8 10 6
Muslimanara Block				
30	30	Do ..	Abdul Vahab ..	8 10 6
31	40	Do ..	Gulam Mahamed Meccai ..	8 10 6
32	41	Do ..	Do ..	8 10 6
33	35	Do ..	Allivali ..	8 10 6
34	51	Do ..	Khyrunisa ..	8 10 6
MALLESWARAM DIVISION IX.				
35	621	Mahomedan Block ..	Abdul Rahiman Khan ..	21 9 0
36	623	Do ..	Syed Ismail ..	11 2 6
37	628	Do ..	Abdul Rajak ..	11 2 6
38	631	Do ..	Harqo Khan ..	11 2 6
39	633	Do ..	Mohamed Khasim ..	8 13 0
40	634	Do ..	Mohamed Yossoof ..	7 14 0
41	637	Do ..	Khyruddin ..	11 0 2
42	648	Do ..	Mohamed Tarakal ..	5 8 6
43	662	Do ..	Mohamed Khasim ..	7 6 6
44	674	Do ..	Oosman Beg ..	7 6 6
45	675	Do ..	Ameenudin ..	6 7 6
46	97	Malenahalli Guttahalli ..	Muniyappa ..	6 14 0
47	102	Do ..	Sabapathi Pillai ..	9 3 2
48	192	Do ..	Tarakalsab ..	5 13 0
49	202	Do ..	M. I. Narasaiya ..	3 12 8
50	213	Do ..	Pillappa ..	3 12 8
51	214	Do ..	Appaiya ..	3 12 8
52	216	Do ..	Subba Rao ..	3 12 8
53	834	Raiyats' block ..	Neelakunte Balappa ..	2 8 10
54	835	Do ..	Gunjur Hanumanthappa ..	2 8 10
55	836	Do ..	Gunjur Buchappa ..	2 8 10
56	837	Do ..	Kizaganoor Tippaiya ..	2 8 10
57	838	Do ..	Munidasappa ..	2 8 10
58	839	Do ..	Narayana Iyer ..	2 0 6
59	843	Do ..	Raghavendra Rao ..	2 8 10
60	844	Do ..	Veerappa ..	1 8 2
61	848, 849	Do ..	Nanjundachari ..	1 10 8
62	851	Do ..	Maddaiya ..	2 8 10
63	852	Do ..	Kempanna ..	2 8 10
64	852	Do ..	Neeli Giriappa ..	2 8 10
65	863	Do ..	Neeli Ramakrishnappa ..	2 8 10
66	864	Do ..	V. K. Dorasami ..	2 8 10
67	866	Do ..	Neeli Dasappa ..	2 8 10
68	867	Do ..	Neeli Narasimhaiah ..	2 8 10
69	868	Do ..	Puttaiyya ..	2 8 10
70	875	Do ..	Tirumalaswami Naidu ..	2 8 10
71	876	Do ..	Ramaswami Naidu ..	2 8 10
72	877	Do ..	Kaveramma ..	2 8 10
73	878	Do ..	Chowdareddy ..	1 15 6

Serial No.	Site No.	Locality	The person in whose name it stands	Total amount due up to January 1923
				Rs. a. p.
74	880	Raiyats' block	Neeli Thammaya	2 8 10
75	881	Do	Juraganma	2 8 10
76	882	Do	Neeli Chikkanna	2 8 10
77	887	Do	Channachari	2 8 10
78	830	Do	Thimmappa	2 8 10
79	891	Do	Munisamappa	2 8 10
80	899, 900	Do	M. Seetharama Sastry	5 1 8
81	907	Do	Venkatakrishnam Bhatta	2 8 10
82	912	Do	Subbaraya Sastry	2 8 10
83	919	Do	Narayana Sastry	2 8 10
84	920	Do	Rama Sastry	2 8 10
85	922	Do	Ramanuja Naidu	2 8 10
86	927	Do	Munisami Iyer	2 0 6
87	929	Do	Ramaya	2 8 10
88	930	Do	Vasudeva Sastry	2 8 10
89	932	Do	Y. Srinivasachar	2 8 10
90	937	Do	Lingappa Sastry	2 8 10
91	945	Do	Srinivasa Iyengar	2 8 10
92	951	Do	Krishna Rao	2 8 10
93	952	Do	Sivarama Sastry	2 8 10
94	960	Do	Gangabai	2 8 10
95	961	Do	Narayanaswami Naik	2 8 10
96	968	Do	Swami Natha Reddy	2 8 10
97	969	Do	Kaveramma	2 8 10
98	970	Do	Yathi Rajammal	2 8 10
99	972	Do	Ramob	2 8 10
100	976	Do	Narasa	2 8 10
101	980	Do	Haraloor Veerappa	2 8 10
102	983, 984	Do	H. V. Gangappa	4 4 4
103	987, 988	Do	B. M. Venugopal Naidu	6 2 3
104	988	Do	Gurappa	2 8 10
105	995	Do	Ravappa	2 8 10
106	998	Do	Gowamma	2 8 10
107	1000	Do	Muniramaia	2 8 10
108	1001	Do	Neeli Munidasappa	2 8 10
109	1002	Do	Sa. jeevappa	2 8 10
110	1008	Do	Thammaya	2 8 10
111	1009	Do	Dyavalappa	2 8 10
112	1010	Do	Narasimhaiya	2 8 10
113	1013	Do	Malappa	2 8 10
114	1014	Do	Veerappa	2 8 10
115	1016	Do	Neeli Muniyappa	2 8 10
116	1017	Do	B. R. Pillappa	2 8 10
117	1022	Do	Sowrappa	2 8 10
118	1023	Do	Doddakariyappa	2 8 10

ANANDA RAO SIRSI,

President, City Municipal Council.

KADUR DISTRICT.

Notification Chikmagalur, dated 15th March 1923.

(Prescribed in Government Order No. R. 2296-307—L. R. 205-22-2, dated 20th November 1922, issuing revised instructions in regard to the holding of Auction Sales.)

The right to collect tolls at the toll-gates as noted in Schedules A and B during the official year 1923-24 will be sold by public auction at the places and on the dates specified against each gate.

2. Persons intending to bid at the sale must attend in person or by a duly accredited agent. Every such person should deposit before-hand an amount equal to one-sixth of the contract amount for the previous year as shown in Schedule A, as earnest money. The deposits of all the bidders except the first two or three whose bids are to be recommended for acceptance will be returned at the close of the sale. The deposit of the successful bidder who will be called the contractor will be returned only on the fulfilment of the contract. The deposits of the remaining bidders will be returned soon after the confirmation of the sale.

3. The sale will not become absolute until confirmed by the authority noted in Schedule A who reserves the final power of refusing or accepting without assigning any reason whatever, the highest or any bid that may be offered.

4. The contractor shall, within fifteen days of the receipt of intimation of confirmation of the sale in his favour, execute an agreement on a duly stamped paper binding himself and his heirs to observe the conditions hereinafter set forth and to be subject to the penalties, forfeitures and liabilities referred to therein and when he does not hold property in Mysore, shall furnish at least two sureties who own sufficient properties in the Mysore State for the due performance of the contract.

5. The contract shall not be transferred by sale, gift or otherwise or sub-lease without the previous sanction of the Deputy Commissioner.

6. The contract amount shall be paid in 12 equal monthly instalments in advance on the 1st day of every month into the Taluk Office.

7. The contractor shall have no claim to the fees recovered from persons compounding the payment of toll in accordance with the Standing Rules and Orders approved by Government. He shall also pay along with the instalments, the authorized Local, Railway and Educational Cesses, if any, at the prescribed rates.

8. Interest at 9 per cent per annum shall be levied on all overdue amounts till date of payment.

9. The amount due from the contractor or his sureties shall be recoverable as if they were arrears of land revenue under the provisions of the Land Revenue Regulation and the Rules thereunder.

10. The contractor shall collect tolls only at the rates and the gates on the traffic specified in Schedules A and B.

11. The contractor shall give to the person paying the toll a proper receipt showing the date and the hour of payment of toll.

12. The contractor shall keep at the toll-gate, true accounts of the daily collections and of the traffic passing through the toll-gate. These accounts shall be open to the inspection of the Deputy Commissioner, Assistant Commissioner and the Amildar. He shall, if required by the Deputy Commissioner, furnish to the Taluk Office at the end of every month, a true return for the month showing the traffic passing through the gate in a prescribed form.

13. The contractor will have the use of the existing toll-house and gate without payment of any rent, and he should keep them in good repair failing which, the cost of repair will be recovered from the contractor. If any toll-gate or house is required, it will be put up at the cost of Government.

14. The contractor shall not be entitled to any remission of the contract amount or to any compensation on account of seasonal conditions or any other cause whatever.

15. The contractor shall conform generally to the Rules published in the late Chief Commissioner's Notification No. 274, dated 4th November 1876. He shall recognize all exemptions made by the Statute or Rules in force for the time being. He shall pay special attention to the following points:—

(a) A table of authorized tolls shall be legibly written in English and Kannada and shall be put up in a conspicuous place near the toll-gate.

(b) Animals drawing any vehicles for which tolls can be demanded are not also to be charged with tolls.

(c) No toll shall be levied afresh on any cart, etc., passing along the toll-gate if within a period of 24 hours computing from sun-rise to sun-rise, a toll has been collected thereon at a toll-gate in the Mysore State or a toll-gate in British India in respect of which the Government have secured reciprocity for exemption in consultation with the British Authorities.

(d) Carts laden with bone or other substance as manure shall be treated as unladen and tolled accordingly.

(e) No toll shall be levied on foot-passengers.

(f) No tolls shall be levied for the passage of Troops or Military Stores or equipages or of Police Officers on duty or of any person or property in their custody or of any property *bona-fide* belonging to Government as established, where proof is required by the production of a pass or certificate from any officer of the Department to which the property belongs, authorised by the Deputy Commissioner or by Government to grant such certificates or passes, which pass or certificate shall be delivered up at the last toll-gate passed before the cart, carriage, or animal, conveying such property reaches the destination noted in such pass or certificate.

(g) No toll shall be levied for the passage of carriages, cars, animals, etc.

(1) Belonging to Local Boards.

(2) Conveying Local Boards servants on duty or property in the custody of such servant.

(3) Licensed by the Local Boards.

(4) Assessed by the Municipal Council to municipal taxation provided the tax has been paid in advance.

(5) Possessed by a person who has compounded with Revenue authorities for a prescribed sum in accordance with the Rules approved by Government.

- (6) Engaged by the Postal Department to convey Mails.
 (7) Belonging to the Honorable the British Resident in Mysore.
 (8) Belonging to Government servants travelling on duty who are certified by their respective immediate superiors as being not entitled to travelling allowance.
 (9) Belonging to His Highness the Maharaja or His Highness the Yuvaraja.

16. Any breach of the above conditions or rules on the part of the contractor or his servants will entail the forfeiture of the deposit or the levy of the fine not exceeding Rs. 50, per each infringement. If the fine be not paid or in the event instalment or other sums due are not paid within the prescribed date, it shall be competent to the Deputy Commissioner to suspend further collection of toll by the contractor and dispose of the right to collect the toll during the remaining period by re-sale or otherwise. The re-sale will be held at the risk of the defaulting contractor who shall be liable to make good all losses accruing, but shall not be entitled to any profits arising from the re-sale.

17. The imposition of fine or re-sale of the contract shall be no bar to the prosecution of the contractor or his employees for any offence or, to the institution of other legal steps against them under any law in force for the time being.

SCHEDULE "A"

Serial No.	Name of toll-gate or bridge.	Situation of the gate.	Whether toll is to be levied on through traffic, incoming traffic or out-going traffic.	Traffic specially excepted from payment of toll on account of the peculiar situation of the toll-gate or the special requirement of the people near the toll-gate.	Amount of deposit required.	Places of sale.	Date of sale.	Officer conducting the sale.	Officer confirming the sale.
1	Kottigehar (Bhund Ghat Mudgere)	Bhund Ghat.	Toll to be levied on all traffic	Nil	645	Taluk Cutcherry at Mudgere	1st May 23 (Tuesday)	Deputy Commissioner or Assistant Commissioner deputized by him for the purpose	Government
2	Balehonnur (Bhadra Bridge)	Balehonnur			134	Travellers' Bungalow at Balehonnur.	28th April 1923 (Saturday)		
3	Haribarpur (Thunga bridge) Koppa	Haribarpur.			375	Taluk Cutcherry at Koppa	26th April 23 (Thurs.)		
4	Tadasa (Bhadra bridge) Narasimhanapur.	Tadasa			216	Sub-Taluk Cutcherry at Narasimhanapur.	24th April 23 (Tues.)		

SCHEDULE "B"

Schedule of rates of tolls authorized to be levied at the Kottigehar toll-gate in the Mudgere Taluk, Kadir District.

No.	Particulars	Amount
		Rs. a. p.
1	On every motor car	1 0 0
2	Do motor tricycle or bicycle	0 4 0
3	Do other vehicles of any description propelled by steam or other motor power.	1 0 0
4	Do four-wheeled carriage	0 12 0
5	Do two-wheeled carriage on springs other than a jatka or ekka	0 8 0
6	Do ekka or jatka laden	0 4 0
7	Do do unladen	0 2 0
8	Do other vehicle with springs, including tricycles and bicycles	0 2 0
9	Do other cart or other vehicle, not on springs, drawn by eight bullocks, buffaloes, horses, ponies, asses or mules, if laden.	1 0 0
10	Do other cart or other vehicle, not on springs, drawn by eight bullocks, buffaloes, horses, ponies, asses or mules, if not laden.	0 8 0

No.	Particulars	Amount		
		Rs.	a.	p.
11	On every cart or other vehicle, not on springs, drawn by six bullocks, buffaloes, horses, ponies, asses or mules, if laden.	0	8	0
12	Do cart or other vehicle, not on springs, drawn by six bullocks, buffaloes, horses, ponies, asses or mules, if not laden.	0	4	0
13	Do cart or other vehicle, not on springs, drawn by four bullocks, horses, buffaloes, ponies, asses or mules, if laden.	0	6	0
14	Do cart or other vehicle, not on springs, drawn by four bullocks, horses, buffaloes, ponies, asses or mules, if not laden.	0	3	0
15	Do cart drawn by two bullocks, horses, buffaloes, ponies, asses or mules, if laden.	0	4	0
16	Do cart drawn by two bullocks, horses, buffaloes, ponies, asses or mules, if not laden.	0	2	0
17	Do cart drawn by single bullock, if laden	0	2	0
18	Do do if not laden	0	1	0
19	Do buffalo or bullock, per head, if laden	0	1	0
20	Do do if not laden	0	0	6
21	Do elephant	1	0	0
22	Do camel if laden	0	4	0
23	Do camel if not laden	0	2	0
24	Do horse, if laden or ridden	0	1	6
25	Do do if unladen or led	0	0	9
26	Do tattu or mule, if laden or ridden	0	0	9
27	Do do if unladen or led	0	0	6
28	Do ass, if laden or ridden	0	0	6
29	Do ass, if unladen or led	0	0	3
30	Do sheep, goat, or pig	0	0	1
31	Do palanquin, dholi, palna or tanjan with two bearers	0	2	0
32	Do do with more than two bearers	0	4	0

N.B.—Animals drawing any vehicle for which toll can be demanded are not also to be charged with toll.

N.B.—No toll will be levied from foot-passengers.

Schedule of rates of toll to be levied at the toll-gates on Balehonnur, Tadasa and Hariharpur bridges.

No.	Particulars	Laden			Unladen		
		Rs.	a.	p.	Rs.	a.	p.
1	On every four-wheeled carriage	0	12	0	0	12	0
2	Do two-wheeled carriage on cart	0	4	0	0	2	0
3	Do buffalo or bullock	0	1	0	0	0	6
4	Do elephant	1	0	0	1	0	0
5	Do camel	0	4	0	0	2	0
6	Do horse, if laden or ridden	0	1	6			
7	Do horse, if unladen or led				0	0	9
8	Do ass, if laden or ridden	0	0	6	0	0	3
9	Do motor car	1	0	0	1	0	0
10	Do motor tricycle or bicycle	0	4	0	0	4	0
11	Do tricycle or bicycle	0	2	0	0	2	0

N.B.—No toll will be levied from foot-passengers.

M. G. KRISHNASWAMI RAO,
Deputy Commissioner.



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BANGALORE, THURSDAY, APRIL 5, 1923.

PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

MUNICIPAL AND LOCAL BOARDS.

No. L. 6675—L. B. 49-22-128, dated 29th March 1923.

Under Clause (2) of Rule. II of Rules published under Notification No. 11758—L. B. 54-18-8, dated 18th March 1919, Government are pleased to approve of the election of Mr. Lakshminarappa as the Vice-President of the T. Narsipur Taluk Board.

No. L. 6681—M. 47-22-15, dated 29th March 1923.

Under Section 18 of the Mysore Municipal Regulation, VII of 1906, Mr. Syed Abdul Rahiman, Sub-Registrar of Gubbi, is appointed a Municipal Councillor of Gubbi Town in place of Mr. Guruputrappa (resigned).

No. L. 6739—L. B. 31-22-91, dated 2nd April 1923.

ERRATUM.

In Notification No. L. 6122—L. B. 31-22-79, dated 5th March 1923, published on page 63 of Part II-A of the *Mysore Gazette* dated 8th March 1923, notifying the reconstitution of the District Board of Mysore under "C. Nominated Members" for "41. Mr. H. V. Rangaswamiengar, Landlord, Mysore, read "41 Mr. H. V. Rangaswamiengar, Landholder, Mysore.

No. L. 6704—Ml. 49-22-23, dated 29th March 1923.

Under Sections 10, 11 and 17 of the Mysore Municipal Regulation, VII of 1906, and the Rules framed thereunder, the Municipal Council of Hole-Narsipur in the Hassan District, shall be reconstituted as follows for a term of three years commencing from the 1st April 1923:—

A. Sec. 10 (1) (a): Elected Councillors—

1. Mr. B. Ananta Ramaiengar
2. „ B. Venkatasamaiya
3. „ N. Nagappaia
4. „ H. Sadasivasastri
5. „ M. Ramanna
6. „ K. Narasimhaiya
7. „ K. Naranappa
8. „ Raza Ali Beig Saib

B. Sec. 10 (1) (b) (i): Nominated Councillors—

1. Mr. Abdul Rahiman Sahib

2. Mr. H. S. Rudrappa

3. „ Gowda Venkata Rangasetti

4. „ G. S. Puttu Rao

5. „ Veerabhadraia

C. Sec. 10 (1) (b) (ii): *Ex-officio*—

1. The Amildar of the Hole-Narsipur Taluk (President)

2. The Sub-Assistant Surgeon, Hole-Narsipur Taluk.

3. The Sub-Division Officer, Public Works Department, Hole-Narsipur Taluk

By Order,

T. E. JEYARAMA AIYAR,

Secretary to Government,

Revenue Department.

KOLAR GOLD FIELDS.

PROCEEDINGS OF THE SPECIAL MEETING OF THE KOLAR GOLD FIELDS SANITARY BOARD, HELD ON FRIDAY THE 23RD MARCH 1923 AT 4 P.M. IN THE SANITARY BOARD OFFICE AT CHAMPION REEFS.

MEMBERS.

Present

12

Absent

3

1. (a) Draft Budget Estimates of the Kolar Gold Fields Sanitary Board for the year 1923-24.

(b) Consideration of the following proposals in connection with the Budget:—

(i) A contribution of Rs. 500 for the construction of a school, teaching Kannada in Champion Reefs.

Resolution.—This may be provided in the Budget.

(ii) Senior Surgeon's No. 29-7-56, dated 6th February 1923, in the matter of meeting from the funds, of the Sanitary Board, the following charges for the construction and repairs of buildings attached to General Dispensary at Champion Reefs:—(A new item of expenditure.)

	Rs.
Quarters to Midwife	2,000
Do Compounder	2,000
Latrine to Sub-Assistant Surgeon's quarters	350

Resolution.—Deferred to the next meeting.

(iii) A provision of Rs. 5,000 for extending water-supply in the Sanitary Board area.

Resolution.—Rs. 5,000 may be provided in the Budget.

The Budget Estimates may be passed with the additions proposed above and approved by the Board.

With the above additions, the Budget Estimates of the Board will stand as follows:—

	Rs.
Estimated opening balance	12,926
Receipts for the year	1,06,693
Total	1,19,619

Expenditure	1,15,860
Closing balance	3,759 + 29,000 in fixed deposits for short periods and State Loan.

2. Read letters from Mr. Bullen, and the Executive Engineer, Kolar Division, regretting their inability to attend the meeting.

Resolution.—Recorded.

S. HIRIANNAIYA,

President.

BIRUR TOWN MUNICIPALITY.

Bye-laws framed by the Birur Town Municipality under Section 48 (7) of the Municipal Regulation, VII of 1906, for enforcing the supply of information to the Municipality as may be necessary to ascertain their respective liabilities to tax imposed therein as to the liability to tax on professions, arts and callings on offices and appointments and sanctioned by Government, in their Order. L. 6146—Ml. 55-21-145, dated 21st April 1922.

1. On the requisition of the Municipal Council or of such person or persons as may be authorized by them from time to time in this behalf (1) every person exercising any profession, art, trade or calling or holding any office or appointment shall, within such reasonable period as shall be specified in the requisition, be bound to furnish a statement under his signature, in writing, in the form appended to these rules showing his income or profits for the required year or years;

(ii) Every owner or occupier of any building or land within the Town Municipal limits to furnish within a specified time, a list in writing, containing the names of all persons occupying such building or land and specifying the profession, art, trade or calling, office or appointment of every such person.

2. Every employer, or the Head or Secretary of any public or private office or of a firm or company, shall furnish within 15th July of every year (a) a list in writing of the names of all persons in his employ, or in the employ of such office, firm or company, with a statement of the salary or income of each of the persons;

(b) the above particulars in regard to any incorporated company of which such employer, Head, or Secretary, as the case may be, is the agent.

3. Notwithstanding anything in these rules every person commencing to exercise any profession, art, trade or calling or to hold any office or appointment in the Town Municipal limits, who has not been required to furnish a return under Rule VII shall, within thirty days of so commencing give information of the fact to the President, Town Municipal Council.

4. Every person liable to the tax, who shall change either designation of his firm or the nature of his profession, art, trade or calling or office or appointment or his place of business, shall within *thirty days* of such change, give intimation thereof to the President of the Town Municipal Council.

5. Failure to furnish the information or furnishing information which is *untrue* required by Rules VII, VIII, X and XI shall be punishable with fine which may extend to Rs. 50.

BIRUR TOWN MUNICIPALITY.

True return furnished by as to his liability to Profession-tax for the year

Name and address of party	Nature of profession, art, trade or calling followed or office, or appointment held	Date from which profession, etc., is followed.	Monthly income		Remarks
			Included in the last return	During the current year	
1	2	3	4	5	6

Date.....

Signature of the party.

Rules framed under Section 46 (i) of the Mysore Municipal Regulation by the Birur Municipal Council for the assessment of a tax on professions, trades and callings and on offices and appointments as sanctioned by Government in their Order, No. L. 6146—Ml. 55-21-145, dated 21st April 1922.

1. In the rules the word "Person" shall include a firm, company or association:

2. Every person who, within the Birur Town exercises any profession, art, trade or calling or holds any office or appointment bringing him within one or more of the classes of persons specified in the schedule appended to these rules, shall pay tax at the rates specified in the said schedule as payable by persons of the class in which such person is placed.

3. The tax shall be payable half-yearly in advance in July and January in every year and shall be collected in accordance with the procedure laid down in Chapter VII of the Municipal Regulation and Bye-laws framed under Section 48 (i) thereof.

4. No person shall be liable to tax under these rules in respect of any half-year in which he has exercised a profession, art, trade or calling or held an office or appointment for a period of less than "sixty days" within the town.

5. The tax leviable under these rules from a firm, company or association or undivided Hindu family may be levied from any member of that firm, company or association or family.

6. When a person exercises more than one profession, art, trade or calling or holds more than one office or appointment whether under the same name or different names, the tax shall be calculated on his total annual income or profits from all such sources.

7. On or before the 1st January and July, every year an assessment list in the form appended shall be prepared. The procedure laid down in Sections 63 to 66 of the Municipal Regulation, regarding assessment of a rate on buildings or lands shall apply "Mutatis Mutandis" in respect of assessment of this tax. This list will be subject to revision half-yearly or yearly as may be decided by the Council.

8. (i) Any person who has paid the tax for the whole half-year and who ceases during such period to be liable to assessment, shall be entitled to a refund of not less than half the said assessment, provided that no such remission shall be granted unless notice in writing of the fact of his having given up the profession, art, trade or calling or office or appointment has been given to the President of the Municipal Council and that no remission or refund shall take effect for any period previous to the day of the delivery of such notice.

(ii) The burden of proving the fact entitling any person to claim relief under this rule shall be upon him.

SCHEDULE.

Class I.

Every person holding an office or appointment, public or private or employment in any capacity, whose pay, salary or pension amounts to Rs. 2,000 a month or upwards and every person falling under any of the following denominations, whose income is estimated to amount to Rs. 2,000 a month or upwards:—

- | | |
|---|---------------------|
| (1) Carrying on business as a company | } Yearly
Rs. 100 |
| (2) Abkari Renters, Wholesale and Retail. Traders and Manufacturers of every kind, Contractors, Ship-owners, Board-owners, Auctioneers and Commission Agents. | |
| (3) Bankers, Money-lenders, Money-changers and Pawn-brokers | |
| (4) Editors and Proprietors of Newspapers | |
| (5) Dubashes, Under-writers, Brokers and Dealers in Securities, Shares or Bills of Exchange. | |
| (6) Practising Barristers, Advocates, High Court Vakils, Solicitors, Attorneys, Pleaders and Law Agents. | |
| (7) Medical Practitioners of all kinds including Hakims and Vaidyas | |
| (8) Dentists and Veterinary Surgeons | |
| (9) Architects and Civil Engineers | |
| (10) Owners and Farmers of Markets and Toll-farmers | |
| (11) Keepers of Hotels, Lodging-houses, Boarding-houses, or Billiard Saloons. | |
| (12) Builders and Surveyors | |
| (13) Owners of Mills, Warehouses, Printing Presses, Oil Presses, Cotton Presses, and other Presses and Factories of all kinds. | |
| (14) Professional Artists, Photographers, Actors, Owners or Managers of Circus or Theatrical Companies, Musicians and Dancers. | |
| (15) Dealers in animals or vehicles and owners or keepers of Livery, Stables or Hackney Carriages. | |
| (16) Artisans | |

Class II.

Every person described in Class I, whose pay, salary or pension amounts or whose income is estimated to amount to Rs. 1,500 a month or upwards	Rs. 75
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Class III.

Every person described in Class I, whose pay or salary or pension amounts or whose income is estimated to amount to Rs. 1,000 a month or upwards:	50
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Class IV.

Every person described in Class I, whose pay, salary or pension amounts or whose income is estimated to amount to Rs. 500 a month or upwards.	25
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Class V.

Every person described in Class I, whose pay, salary or pension amounts or whose income is estimated to amount to Rs. 300 a month or upwards Rs. 12

Class VI.

Every person described in Class I, whose pay, salary or pension amounts or whose income is estimated to amount Rs. 200 a month or upwards 8

Class VII.

Every person described in Class I, whose pay, salary or pension amounts or whose income is estimated to amount to Rs. 100 a month or upwards 4

Class VIII.

Every person described in Class I, whose pay, salary or pension amounts or whose income is estimated to amount to Rs. 50 a month or upwards 2

Class IX.

Every person described in Class I, whose pay, salary or pension amount or whose income is estimated to amount to Rs. 30 a month or upwards Rs. 1

* NOTE.—The above classification is subject to the following provisions, viz:—

Provision 1.—No owner of a Cotton Press shall be placed in any Class below Class IV.

Provision 2.—No wholesale Trader, Ship-owner, Banker, Dubash, Barrister, Advocate High Court Vakil, Solicitors, Attorney, Architect, Civil Engineer, Mill owner or Factory owner shall be placed in any class below Class V.

Provision 3.—No Abkari renter (other than a mere liquor shop-keeper), Editor or Proprietor of a newspaper. Under-writer, Broker, or other Dealer in Securities, Shares or Bills of change and no First Grade Pleader, Medical Practitioner (other than a Hakim or Vaidyan), Dentist or Veterinary Surgeon shall be placed in any class below Class VI.

Provision 4.—No boat owner, Auctioneer, Money-lender, Second Grade Pleader, Vakil, Law-Agent, Owner or Farmer of a Market, Toll Farmer, Keeper of Hotel, Lodging-house, Boarding-house, or Billiard-saloon, and no Builder, Surveyor, or owner of a Warehouse or Press (other than a Cotton Press or Oil Press) shall be placed in any class below Class VII.

PROFESSION TAX ASSESSMENT LIST.

Division No.

Serial No.	Name of party	Assessment number in previous year.		Occupation	Address	Monthly or annual income or other basis of assessment.	New assessment			Remarks
		Number	Amount				Class	Amount	Number	
1	2	3	4	5	6	7	8	9	10	11
			Rs. a. p.			Rs. a. p.		Rs. a. p.		

H. NARAYANA RAO,

President,
Birur Town Municipality.

CHITALDRUG DISTRICT.

III Meeting.

PROCEEDINGS OF THE MEETING OF THE CHITALDRUG DISTRICT BOARD HELD ON
6TH MARCH 1923.

PART I.

Present 32 Absent 3

1. Read proceedings of the last meeting held on 18th November 1922.

Resolution.—Taken as read and confirmed.

2. Election of a member to the Representative Assembly in place of Mr. J. Subba Rao.

Resolved that Mr. Orekonde Chennabasappa who secured the highest number of votes be elected as a member to the Representative Assembly.

3. Read Revenue Secretary's letter No. L. 4786-93—A. & E. 25-22-3, dated 6th January 1923, forwarding the proposals of the Superintendent of the Veterinary Department re the enhancement of the scale of maintenance charges of the Veterinary Institutions and enquiring if the District Board are prepared to bear the extra cost involved.

Resolved that the present allotment of Rs. 475 be raised for the time being to Rs. 1,000 per annum. The District Board fully recognises the reasonableness of the enhanced demand for funds from the Superintendent of the Veterinary Department but regrets that owing to the condition of its finances, it is unable to allot larger funds at present.

4. Read General Secretary's letter No. G. 608-616—G. M. 14-22-18, dated 8th January 1923, stating that Government consider it necessary to transfer the management of the travellers' bungalows to the local bodies and enquiring if the proposed transfer of the management of the bungalows to the local bodies would improve situation, necessary funds now allotted for their maintenance being also assigned to those bodies.

Resolution.—The Board regret their inability to take over the travellers' bungalows as suggested and they fear that the maintenance of the travellers' bungalows will cost them more than what they do now.

5. (i) Read G. O. No. 5532-40—L. B. 48-22-6, dated 1st February 1923, directing that the interest derived from the accumulated Railway Cess should not be diverted for purposes other than that of railways.

Resolution.—Recorded and resolved that a sum of Rs. 3 lakhs out of the accumulated Railway Cess may be invested in the Government Savings Bank as fixed deposit so as to allow the amount to swell till it is utilised for the purpose intended. It is also resolved that a sum of Rs. 1,50,000 out of the District Fund balance be also invested in the Government Savings Bank to augment the resources of the District Board.

(ii) Read also letter No. 90, from the Executive Engineer, Chitaldrug Division, urging for the increased mileage allotment for District Fund roads as already proposed and purchase of a motor roller for the District Fund roads.

Resolved that the allotment be raised to Rs. 30,000 on condition that no special repair estimates are sent up hereafter. It is further resolved that a sum of Rs. 16,000 be advanced from the closing balance for purchasing a steam roller, the amount being adjusted from the allotment of Rs. 30,000 by crediting Rs. 2,000 each year to District Funds.

6. Read Senior Surgeon's letter No. G. C. 227-1, dated 9th February 1923, enquiring if the District Board are willing to bear one-third of the charges towards the establishment of a Local Fund Dispensary at Mayakonda in the Davangere Taluk.

Resolution.—The Board regret their inability to make the provision owing to their financial condition.

7. Read Senior Surgeon's letter No. G. C. 223-1, dated 2nd February 1923, enquiring if the District Board are prepared to bear half of the initial and recurring charges of establishing a Local Fund Dispensary at Bharmasagar.

Resolved that the subject be referred to the Taluk Board for stating what amount they are willing to contribute towards the initial and recurring charges.

8. Read Chitaldrug District Medical Officer's No. 1098, dated 9th February 1923, regarding the construction of an in-patient ward attached to the Local Fund Dispensary at Holalkere.

Resolved that one room may be constructed for the present at an estimated cost of Rs. 2,000 and one-third of the cost be met from the District Funds, the Government and the Municipality concerned paying for the other two-thirds.

9. Read Revenue Secretary's letter No. R. 5240—L. B. 107-22-2, dated 24th January, 1923, calling for definite proposals of the District Board on each of the following subjects:—

- (i) Construction of a bridge or causeway between Babbur and Hiriya across the river.

Resolution.—The Board are of opinion that they cannot undertake the work at present.

- (ii) Construction of a bridge across Syagalihalla near Kukkavada and Davangere-Hadadi road.

Resolution.—The Board are of opinion that they cannot undertake the work at present.

- (iii) Laying out a road connecting Yeraballi with Aimangala on the Hiriya-Chitaldrug road.

Resolution.—Enquiries may be made if a contribution of at least 50 per cent of the cost could be collected from the locality.

- (iv) Opening a road from the main road to Sirigere, Chitaldrug Taluk.

Read also the application dated 19th February 1923, from the Parpathegar of the Sirigere Mutt, requesting to be furnished with necessary plan and estimate for paying out a road from Sirigere to the main road to enable the Mutt authorities to undertake the work at their own cost.

Resolution.—The Board resolve that the offer generously made by the Sirigere Mutt be accepted with thanks and that necessary plans and estimates be caused to be made by the Public Works Department and supplied to the Mutt.

10. Consideration of the question of constructing a bridge across Jinigihalla near Donehalli on the Jagalur-Challakere road, a subject brought up for discussion at the District meeting held on 19th July 1922, by Mr. Raghavendra Rao, a member of the Representative Assembly.

Resolved that the subject may be deferred for the present and that plans and estimates for the deviation of the present road or for slight improvements for the road may be called for.

11. Read estimates sanctioned and countersigned by the President in anticipation of the Board's approval for (1) Holalkere-Huliyar road (Rs. 1,160), (2) Davangere-Jagalur road (Rs. 1,233), (3) Biderkere-Hosdurga road (Rs. 170).

Resolution.—Recorded.

12. (i) Read letter No. 55, dated 26—31st January 1923, from the Executive Engineer Chitaldrug Division, stating that the provisions made in the current year's budget for Turuvanur road and Aimangala-Yeraballi road will be utilised towards the improvement of the Davangere-Anaji-Jagalur road.

Resolved that the reappropriation suggested be sanctioned provided that a proportionate reduction is made in the next year's estimate for the Davangere-Jagalur road.

(ii) Read also letter No. 78, dated 28th February 1923, from the Executive Engineer, Chitaldrug Division forwarding for countersignature an estimate amounting to Rs. 7,000 for improving the latter road.

Resolved that the estimate may be countersigned.

13. Read special repair estimates received for countersignature for the following District Fund roads:—

	Rs.
1. Harihar-Harapanahalli road	775
2. Hanagal-Rayadurg road	1,359
3. Fixing slabs for the parapet wall at the sides of Vijapur-Ujjani road running on the Jagalur tank bund	1,674
4. Sulekere-Sasali road	705
5. Chitaldrug-Challakere road (revised)	2,757
6. Holalkere-Huliyar road	3,132
7. Biderkere-Hosdurga road	756
8. Anagodu-Kodaganur road	184
9. Tarikere-Hosdurga road	775
10. Davangere-Hadadi road	221
11. Vijapur-Ujjani road	1,083
12. Hosdurga-Kachavara road (not a District Fund road)	400

Resolved that the estimates be countersigned on the clear understanding that no funds are asked for next year for the consolidation of the materials collected and provided that the estimates are limited to the current year's allotment, in consideration of the increased allotment just sanctioned for road works from next year.

14. Read Executive Engineer's letter No. 73, dated 23rd February 1923, forwarding for countersignature a revised estimate amounting to Rs. 541 for sanitary fittings to the Local Fund Dispensary at Davangere.

Resolved that the estimate be countersigned.

15. Read G. O. No. L. 4671—L. B. 70-22-3, dated 3rd January 1923, sanctioning the establishment of a District Fund toll-gate on the Harihar-Harapanahalli road.

Resolution.—Recorded.

Read also the resolution of the District Board, dated 23rd March 1922, to the effect that the Harihar Municipal Council may be asked to pay one-fifth of their toll-revenue to the District Board.

Resolution.—Deferred to next meeting.

16. Read Memo No. N. Dis. C. 2706, dated 30th November 1922, from the President, District Board, Bellary, stating that the contractor of the ferry at Vatliahalli has sustained loss consequent on the opening of a new ferry at Chikbidare in the Harihar Sub-Taluk. Read also Harihar Deputy Amildar's report No. 348, dated 26th February 1923, on the same subject.

Resolved that a suitable reply may be sent that the Board are of opinion that there will be no room for complaint if the ferries at Vatliahalli and Chikbidare are allowed to apply at close proximities of the respective villages as the distance in which case would be nearly three miles between the two ferries.

17. Read Revenue Secretary's letter No. L. 5978-85—L. B. 120-22-2, dated 24th February 1923, forwarding for the disposal of the District Board, the question of establishing Vaidyasalas at Hobli headquarters which was mooted in the Representative Assembly during the Birthday Session of 1922.

Resolved that the question be referred to the Taluk Boards.

18. Read letter No. 1764, dated 23rd February 1923, from the Live Stock Expert in Mysore suggesting the desirability of maintaining two good breeding bulls at the Veterinary Hospital, Chitaldrug.

Resolved that two bulls be purchased and be maintained as suggested provided Government pay half the initial and recurring charges.

19. (i) Read Hiriya Taluk Amildar's report No. 97, dated 7th November 1922, re the acquisition of one acre of land in survey No. 99 for storing manure at Gannanaikanahalli in the Hiriya Taluk at an estimated cost of Rs. 30.

Resolved that the acquisition be sanctioned as proposed.

(ii) Read Deputy Commissioner's yadi No. 1063, dated 11th January 1923, enquiring if the acquisition of land for the extension of Chinnianahatti, a hamlet of Myakalurahatti in the Hiriya Taluk is necessary and if so whether the District Board are prepared to bear the cost of acquisition which is estimated at Rs. 55 approximately.

Resolved that the cost of acquisition be met from District Funds.

(iii) Read same officer's yadi No. 923, dated 24th February 1923, calling for the opinion of the District Board in the matter of appropriating one acre of land for the extension of the Rangapura village in the Hosdurga Taluk in survey No. 41 which is reported to be an assessed waste.

Resolution.—The District Board is of opinion that it is necessary to appropriate one acre of land for the extension of the village.

(iv) Read same officer's yadi No. 1208, dated 20th February 1923, calling for the views of the District Board in the matter of acquiring ten acres of land for the extension of the Bommasamudra village in the Challakere Taluk at an estimated cost of Rs. 50.

Resolved that the cost of acquisition to be met from District Funds.

20. (i) Read Harihar Taluk Board President's report No. 285, dated 18th January 1923, forwarding the resolution of the Taluk Board recommending sanction to the entertainment of a peon on Rs. 9 per month to the Vice-President of the Taluk Board.

Resolution.—The District Board approve of the appointment for the Taluk Board

Office of a peon provided their resources permit (*vide* G. O. No. R. 10841-9—L. B. 2-10-14, dated 30th March 1921).

(ii) Read Davangere Taluk Board President's report No. 281, dated 12th February 1923, recommending sanction to the appointment of a peon on Rs. 10 per month for the Taluk Board Office.

Resolution.—The District Board approve of the appointment for the Taluk Board

Office of a peon provided their resources permit (*vide* G. O. No. R. 10841-9—

L. B. 2-10-14, dated 30th March 1921).

(iii) Read Hiriya Taluk Board President's report No. 150, dated 23rd February 1923, forwarding the resolution of the Taluk Board recommending sanction to the entertainment of a peon on Rs. 10 per month for the Taluk Board Office.

Resolution.—The District Board approve of the appointment for the Taluk Board

Office of a peon provided their resources permit (*vide* G. O. No. R. 10841-9—

L. B. 2-10-14, dated 30th March 1921).

21. (i) Read Challakere Taluk Board President's report No. 111, dated 10th January 1923, forwarding the resolution of the Taluk Board recommending that the horse allowance to the Sanitary Inspector may be increased from Rs. 15 to Rs. 20 per month.

(ii) Read also Chitaldrug Taluk Board President's report No. 112, dated 3rd March 1923, forwarding the resolution of the Taluk Board recommending that the horse allowance of the Sanitary Inspector be increased to Rs. 20 per month.

Resolution.—The Board resolve that the increase may be sanctioned if the Taluk Boards' Funds permit.

22. Read office note recommending that the scale of pay of the Head Clerk of the President's office may be fixed at Rs. 55—4—77 similar to the scale obtaining in the other districts instead of Rs. 50—4—70 sanctioned in G. O. No. L. 3255-56—L. B. 25-21-20, dated 28th October 1922.

The scale proposed may be fixed at Rs. 55—4—77.

23. Read letter dated nil from Mr. Srinivasa Sastry, member of the District Board requesting that the Board may be furnished with certain information re the avenue trees on the District Fund roads.

Resolved that the revenue authorities be asked to make investigation with regard to avenue trees on District Fund and State Fund roads with special reference as to who planted and reared them and when and what right they have to the usufruct of the trees and whether it is not possible to conserve and secure the wealth from the usufruct to the District Board or State funds.

24. Read Revenue Secretary's letter No. L. 651-5-8—Sany. 57-21-3, dated 22nd July 1922, calling for the opinion of the District Board as to what amendments are needed to the Mysore Births and Deaths Registration Regulation. Read also the resolutions of the Taluk Boards received in the matter.

Resolved that the Board have no amendments to suggest.

25. Read letter No. 460-467, dated 18th July 1922 from the Superintendent of the Veterinary department suggesting the desirability of extending the Regulation for the Prevention of Cruelty to animals to this district. Read also the resolutions of the Taluk Boards in the matter.

Resolution.—The District Board are of opinion that it is not necessary to extend the Regulation to this district.

26. Completion of the well work in the compound of the travellers Bungalow at Aiman-gala at a total cost of Rs. 1,169, the work having been executed amani under the supervision of the Well-Overseer.

Resolution.—Recorded.

27. Read Well-Overseer's application dated 17th December 1922, praying that he may be given Rs. 60, the maximum pay of the appointment.

Resolved that the subject be taken up next year.

28. Read letter No. 5382, dated 2nd February 1923, from the Chief Engineer for Irrigation forwarding after scrutiny an estimate amounting to Rs. 1,074 for sinking a well at Channapatna, Holalkere Taluk.

Resolved that the estimate may be sanctioned and Government addressed on the subject.

29. Read the estimates received from the Taluks for sanction:—	Rs.
1. Sinking a well at Arabugatta (labour contribution Rs. 983)	1,977
2. Revised estimate for sinking a well at Kellodu	621
3. Revised estimate for sinking a well for the Cheluvadis of Bethur	535
4. Revised estimate for sinking a well at Lakkampura	615
5. Revised estimate at Vaderabasapura (Labour contribution Rs. 86)	480
6. Revised estimate at Mitalkatte	115
7. Revised estimate for sinking a well at Alur	770
8. Sinking a well for Begars at Adanur	837
9. Sinking a well for the Begars at Yerabahalli	596
10. Sinking a well for the Begars at Chikkanahalli (L. C. 87)	347
11. Improving the District Fund well at Thammanahalli	80
12. Improving the Begar well at Pallagatta	130
13. Sinking a well at Gundimadu (Cash contribution Rs. 50)	148
14. Repairing the well at Megalahalli	180
15. Repairing ditch well in Srirampura village	61
16. Repairing the well in the tank bed at Budihal	182
17. Revised estimate for constructing a kitchen and bath to the musafirkhana at Gadimakunte	179
18. Sinking a well for the raiyats at Asagodu	820
19. Sinking a well for Begars at Asagodu	800

Resolved that the estimates may be sanctioned.

30. Read Hiriur Taluk Board President's report No. 133, dated 2nd February 1923, forwarding the resolution of the Taluk Board recommending sanction to the establishment of a cattle pound at Gannanaikanhalli in the Hiriur Taluk.

Resolution.—The recommendation of the Taluk Board is sanctioned.

31. Read Harihar Sub-Taluk Deputy Amildar's report No. 266, dated 4th January 1923, forwarding for payment a refund bill for Rs. 1,100 due to Tippavva, the widow of one Bhimanna who had deposited the sum in connection with the sale of right to collect Tungabhadra Bridge toll at Harihar for 1918-19, the amount being wrongly credited to District Funds and the sale also being subsequently cancelled a claim older than two years.

Resolution.—The claim may be paid.

32. Read the travelling allowance bills of the members of the Molakalmuru Taluk Board for the months of August, October and November 1920 aggregating to Rs. 75-6-0 a claim older than two years.

Resolution.—Sanctioned.

33. Read Chitaldrug Division Executive Engineer's letter No. 91, dated 6th March 1923, recommending that a moiety of the sum of Rs. 3,500, being the amount due to the contractor of the Town Hall work at Molakalmuru may be paid to him.

Resolved that a contribution of a thousand rupees be given from the District Board towards the payment of the bill.

34. Read an estimate amounting to Rs. 6,500 received from the Executive Engineer, Chitaldrug Division, for improving the road from Huliur to Hireguntanur in the Chitaldrug Taluk.

Read also another estimate amounting to Rs. 10,448 received from the same officer for opening a road from Amritapura to Chitaldrug-Holalkere road.

Resolved that these two estimates be deferred for next year.

35. Review of the vital statistics prepared by the Health Officer, Chitaldrug, for the half-year ending December 1922.

Resolution.—Recorded.

HIS HIGHNESS THE YUVARAJA.

36. Read an appeal from the Chief Scout of Mysore to all public spirited citizens of the State to contribute liberally towards the formation of the Mysore Boy Scout Fund.

Resolved that a contribution of Rs. 500 be made from the District Funds.

PART II.

1. Read proceedings of the last meeting held on 18th November 1922.

Resolution.—Taken as read and confirmed.

2. Read letter No. 1225-31, dated 15th February 1923, from the Director of Industries and Commerce *re* the retention of certain experimental Post Offices in the district.

Resolution.—Resolved that all the Post offices except Lokikere may be continued.

3. Read letter No. 286, dated 15th January 1923, from the same officer urging for the establishment of a weaving factory at Molakalmuru.

Resolution.—The Board is of opinion that the opening of a weaving factory is not necessary.

4. Read letter No. 350, dated 14th February 1923, from the Director of Industries and Commerce enquiring if the District Board can fully finance the scheme of opening a weaving demonstration class at Chitaldrug.

Resolved that the Board cannot afford funds for the purpose for some time.

5. Read Davangere Taluk Board President's report No. 284, dated 12th February 1923 forwarding the resolution of the Taluk Board proposing to establish a tailoring class at Davangere.

Resolution.—Recorded with regret that no contribution can be made available for the purpose.

6. Read application, dated 15th January 1923, from Mr. B. K. Gundu Rao, Chitaldrug praying for a scholarship to enable him to study for the Electrical Engineering at Bangalore.

Resolved that a scholarship of Rs. 15 per month for six months be given.

7. Read memo No. 1158, dated 23rd February 1923, from the Secretary, Economic Development Board stating that the Board, of Industries and Commerce are agreeable to grant Rs. 90 towards the maintenance charges of the District Museum, Chitaldrug, for the current year up to the end of March 1923.

Resolution.—Recorded.

8. Read Chitaldrug Sub-Division Officer's yadi No. 385, dated 5th February 1923, explaining the need for the appointment of a Panchama Propagandist.

Resolved that a propagandist as proposed may be appointed on Rs. 30 per month for a year and Government be requested for a moiety of the pay.

9. Read letter No. 1344, dated 24th February 1923, from the Honorary Superintendent, Hindu Education Mission praying for a District Board grant towards the maintenance charges of the Panchama Girls' Boarding Home established at Mysore.

Resolution.—The Board regret their inability to contribute anything for the present as they are themselves devoting some funds for the uplift of the Panchamas in the district.

10. Read letter No. 96, dated nil, from Mr. Ismail Sheriff, District Treasury Officer, Chitaldrug, forwarding proposals for equipping the District Library at Chitaldrug and managing it in an efficient condition.

Resolution.—The subject may be referred to the committee suggested by the District Treasury Officer and their report awaited.

11. Read letter No. 5110, dated 27th February 1923, from the Assistant Director of Agriculture requesting for an advance of Rs. 2,000, from District Funds for the purchase of seeds and manure.

Resolution.—The matter may be considered next year.

12. Read Government Order No. P. 5055-5—120 Mily. 325-19-9, dated 13th December 1922, passing orders on the improvement of horse breeding in the State.

Resolution.—Recorded.

13. Read the suggestions of the Superintendent of the Industrial School, Chitaldrug, for promoting development work in the district.

Resolution.—Deferred to the next meeting.

14. Read Mr. M. B. Krishna Rao's letter, dated 26th December 1922, expressing his inability to serve as a member of the Education Sub-Committee.

Resolution.—Recorded.

15. Date of next meeting. To be fixed in due course.

Dated 28th March 1923.

The Government having sanctioned in their Order No. L. 4671—L. B. 70-22-3, dated 3rd January 1923, the establishment of a District Fund Toll-gate on Harihar-Harpanahalli road, it is hereby notified for general information that the right of levying tolls on carts, etc., passing along the Harihar-Harpanahalli road during the months of May and June 1923 commencing from 1st May 1923 to the end of June 1923 will be sold by public auction in the Harihar Deputy Amildar's Office at noon on Friday the 20th April 1923 by the President, District Board, Chitaldrug, or any other officer deputed by him for the purpose.

The tolls are to be levied at the rates given below:—

	Rs.	a.	p.
1. Motor car	1	0	0
2. Motor cycle	0	8	0
3. Laden cart	0	4	0
4. Unladen cart	0	2	0
5. Every horse, bullock, or ass	0	0	6

The contractor shall pay as soon as the sale is over a deposit equal to one-sixth of the contract amount for the due performance of the contract. The balance of the contract amount is payable in two equal monthly instalments due on or before the 10th of each month into the Taluk Treasury at Davangere. The first khist is due on 10th May 1923. The contractor shall furnish proper security (two persons possessing property in Mysore State) for the regular payment of the monthly instalments. If the deposit is not made and security is not furnished immediately after the close of the sale, the contract will be sold at the risk of the approved bidder. After the sale is confirmed, an agreement on proper stamped paper should be executed. If default is made in the payment of instalments, interest at 9 per cent per annum will be levied till the date of payment.

2. The officer conducting the sale may, at his discretion, refuse to accept the bid of any person on the ground that it is too low or that he has been convicted by a Criminal Court or has been guilty of a breach of the condition of a previous sale or is in arrears to Government or for any other valid reason.

3. No person will be allowed to bid for another unless he holds a power of attorney from him.

4. The arrears due by the contractor or his sureties shall be recovered under the rules in force for the recovery of arrears of Land Revenue.

5. The contractor is bound to keep an account showing the daily collections and it shall be open to inspection by the District Board President or the Taluk Board President or other persons appointed by them.

6. The contractor can levy tolls only at the rates mentioned above and at no other rates. If he acts contrary to this he will be prosecuted criminally and his contract cancelled.

7. (1) No toll shall be levied at the toll-gate for the passage of carriages, carts or animals:—

(a) belonging to Local Boards,

(b) Conveying District Fund servants on duty, or property in the custody of such servants,

(c) licensed by the District Board during the period of license,

(d) engaged by the Postal Department to convey Mails.

(2) The contractor shall levy no tolls for the passage of troops or Military stores or equipages or of any police or other Government Officers on duty or on passage of any property *bona fide* belonging to Government as established by the production of a certificate from the Head of Department to which it belongs.

8. A table of tolls authorised to be levied shall be legibly written in English and Kannada and put up in a conspicuous place near the toll-gate.

9. The contractor shall not collect tolls at any place other than that fixed near the boundary on Harihar-Harpanahalli road.

10. Further particulars, if any, required can be obtained on application to the President, District Board.

11. The contractor who purchases the right shall conform himself to the rules published with the late Chief Commissioner's No. 274, dated 4th November 1876.

12. No remission will be given to the contractor on any account whatsoever.

R. NANASAMI RAO,
President, District Board.

No. L. 6802—Med. 120-22-2, dated 3rd April 1923.

It is hereby notified for general information that arrangements have been made for the treatment of persons bitten by rabid animals at the Victoria Hospital, Bangalore, and the Krishnarajendra Hospital, Mysore, and that persons bitten by rabid animals need not go to Coonoor for treatment as heretofore. The Heads of Departments, the Deputy Commissioners of Districts, the Presidents of District Boards, Municipal Councils and the President of the Sanitary Board, Kolar Gold Fields, are requested to arrange to send persons, within their local jurisdiction requiring anti-rabic-treatment, either to the Victoria Hospital, Bangalore, or to the Krishnarajendra Hospital, Mysore, and the same concessions will be allowed to them as are in force in case of persons proceeding to Coonoor.

By Order,
T. E. JEYARAMA AIYAR,
*Secretary to Government,
Revenue Department.*



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BANGALORE, THURSDAY, APRIL 12, 1923.

PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

MUNICIPAL AND LOCAL BOARDS.

No. L. 6969—L. B. 31-22-93, dated 9th April 1923.

With reference to Notification No. 8763—L. B. 109-17-18, dated the 15th January 1919, fixing the constitution of the Seringapatam Taluk Board in the Mysore District and Rule 3 of the Rules under the Mysore Local Boards and Village Panchayets Regulation, 1918, published with Notification No. R. 7559—L. B. 54-18-1, dated the 18th December 1918, the said Taluk Board is reconstituted as follows for a term of three years from 15th April 1923:—

A. *Ex-officio* Members—

1. The Amildar of Seringapatam Taluk (President).
2. The Medical Officer in charge of the Dispensary at Seringapatam.
3. The Senior Officer of the Seringapatam Taluk Public Works Department.

B. Elected Members—

I. At group elections.

4. Mr. V. Rangaswamiengar, Land-holder, Seringapatam.
5. „ B. V. Rangaiya, Merchant, Melkote.
6. „ N. Srinivasa Iyengar, Land-holder, Arakere.
7. „ B. Narasinga Rao, Pleader, Seringapatam.

II. By holders of entire alienated villages—

8. Mr. M. Tirumalachar, Jodidar, Rampura village.

III. By select Village Panchayets.—

9. Mr. A. Venkatachar, Land-holder, Arakere.
10. Venkaté Gowda do Belagola.
11. „ Bettégowda do Kyatanahalli.
12. „ Poorne Gowda do Nagōcnahalli.
13. „ Kulle Gowda do Lak-hinisagara.
14. Komari Gowda do Chikkade.

C. Nominated Members, other than Ex-Officio—

15. Mr. Mustafa Hussein Saheb, Merchant, Ganjam.
16. „ Siddalingadevaru, Land-holder, Seringapatam.
17. „ A. A. Natesa Mudaliar do French Rocks.
18. „ M. G. Shama Iyengar, Superintendent, Industrial School, Melkote.
19. „ Karaja Tirunarayana Iyengar, Land-holder, Melkote.
20. „ C. Gopalayya, Merchant, Kodiyala.

No. L. 6982—Ml. 53-22-2, dated 9th April 1923.

Under Sections 4 and 5 of the City of Mysore Improvement Regulation, the undermentioned gentlemen are appointed trustees on the Board of Trustees for the improvement of the city of Mysore.

- (1) Amin-ul-Mulk Mirza Mahomed Ismail, B.A., O.B.E.,
- (2) Mr. Turuvekere Basavaraj Urs, and
- (3) Mr. Mahomed Jaffer Saheb.

2. The election by the Mysore City Municipal Council of the undermentioned two Municipal Councillors as trustees of the said Board is also approved.

- (1) Mr. K. Dhanakoti Chetty.
- (2) Mr. Mahomed Sait.

By Order,
T. E. JEYARAMA IYER,
Secretary to Government.
Revenue Department.

BANGALORE DISTRICT.

PROCEEDINGS OF THE 4TH ORDINARY MEETING OF THE BANGALORE DISTRICT BOARD,
HELD ON THURSDAY THE 15TH MARCH 1923.

Present ... 44 | Absent ... 4

Portion relating to the election of the President:—

The Proceedings began at 1 p.m., Mr. B. Oosman Khan, Vice-President, occupying the chair. The total number of non-official members present including the Vice-President was 41.

Such of the public as attended were given seats in the ante-chamber, while Mr. Sanjeeva Rao, Press Reporter, was given by the consent of the members, a separate seat inside the Election Hall.

Mr. B. Oosman Khan began the proceedings by stating that the election of the President was one of the subjects and that, as he himself was a candidate for it, the Board might if they thought fit, appoint a Chairman for purposes of the election.

Rao Saheb Mr. Venkataswami Naidu proposed and Mr. R. Gopalswami Iyer seconded that Mr. M. G. Rangaiya, Executive Engineer, be elected Chairman and the Board approved of the proposal unanimously. Mr. B. Oosman Khan vacated and Mr. M. G. Rangaiya occupied the chair.

The Chairman read the rules relating to the election of the President. One of these rules states that the official members shall not take part in voting. Mr. Razvi raised a doubt whether an official member may take the Chair in view of this rule. Mr. Sreekantaia said that whether there was any doubt or no, it was better to take the sense of the house nevertheless and decide the matter.

The Chairman said that he would very gladly vacate the Chair in favour of any non-official member the Board might appoint.

Rao Saheb Mr. Venkataswami Naidu remarked that as the Board had already elected the Chairman, it was not proper to consider this question again. Rao Saheb Mr. H. Channaiya did not agree that the rules referred to admitted of that interpretation. In his opinion "not take part in voting" only meant that they shall not vote, but it did not convey the sense that they shall not take part in any other part of the Proceedings.

All members then agreed to this view, viz., that an official member was not precluded from taking the Chair and that there was no objection to it.

Mr. M. G. Rangaiya then proceeded with the business. He requested such of the non-official members as wished to stand for election to the Presidentship to announce themselves.

Messrs. B. Oosman Khan, Rao Saheb Channaiya and B. Abdul Rahiman declared that they stood for election.

Their names were duly proposed and seconded as follows:—

Candidate	Proposer	Second
Mr. B. Oosman Khan ...	Mr. R. A. Norris ...	Mr. D. Dasappa ...
„ H. Channaiya ...	„ Rao Saheb Venkata-sami Naidu.	„ Hanumegowda
„ B. Abdul Rahiman ...	„ S. Sreekantaiya	„ R. Gopalaswami Iyer.

Votes were then taken by ballot, the members one by one proceeding to the dais, recording their votes on slips containing the District Board Seal and the initials of the Chairman, and then putting them into the ballot box.

After all the non-official members present had finished voting (except the three candidates for election who desisted of their own accord from voting), the Chairman requested the Board to appoint tellers and Messrs. Noronha and Dr. Fernandez, official members, were nominated as such.

The result of the voting is as below:—

Mr. B. Abdul Rahiman	... 21 votes.
„ B. Oosman Khan	... 10 „
„ Rao Saheb Channaiya	... 7 „

Total ... 38 Votes.

N. B.—There were 41 members present of which three did not vote and the number that voted was 38.

The Chairman announced that Mr. Abdul Rahiman was duly elected.

The Chairman vacating, Mr. B. Oosman Khan occupied the Chair for proceeding with the other subjects on the agenda.

M. G. RANGAIYA,

Chairman and Executive Engineer.

Read (a) Cash accounts of the District Board from September to November 1922.

Resolution.—Deferred to be audited by the Finance Committee.

(b) Proceedings of the Finance Committee meetings held on 24th February 1923 and 15th March 1923.

Read the list of estimates sanctioned by the President in anticipation of Board's approval.

Resolution.—Passed.

Read Revenue Secretary's letter No. Nil, dated 7th April 1922, calling for the views of the District Board on the draft rules for the conduct of cattle shows framed by the Live Stock Sub-Committee.

Resolution.—Deferred as per request of Mr. Davison.

Read letter No. 2266, dated 21st June 1922, from the Executive Engineer, Bangalore Division, for Rs. 2,682, for the special repairs of Hoskote-Kadugodi-Anekal Railway feeder road.

Resolution.—Sanctioned.

Read Devanhalli Taluk Board President's No. 13, dated the 12th July 1922, proposing that the road from Devanhalli to Vadigenahalli should be metalled.

Resolution.—Deferred for want of detailed estimate.

Read Devanhalli Taluk Board President's No. 53, dated the 24th September 1922, re alternate estimates costing Rs. 4,000 and Rs. 10,500, respectively, for the construction of a road from Vadigenahalli to Melur.

Resolution.—Sanctioned for Rs. 6,257 for constructing a bridge; Rs. 3,000 being recovered from villagers and Municipality as contribution before starting the work, as premised.

Read letter No. 1093, dated 2nd February 1923, from the Executive Engineer, Bangalore Division, in re alternative estimates for constructing a road culvert across Kebbal Halla in 5-15 of Channapatna-Satanur road for Rs. 3,014 and Rs. 834, respectively.

Resolution.—Sanctioned Rs. 3,014 for construction of a bridge.

Read (a) Petition of residents of Vadigenahalli, dated 12th January 1923, praying for the confirmation of Native Vaidyasala at Vadigenahalli.

(b) Proceedings of the Devanhalli Taluk Board meeting held on the 15th February 1923 recommending the confirmation of the Vaidyasala as it serves useful purposes to the villagers.

Resolution.—Sanctioned if the Municipality contributes its quota.

PART II.

The holding of the District Conference for the year 1922-23 —

- (1) Dates for holding the Conference.
- (2) Funds for legitimate expenses of the Conference.
- (3) Chairman for the various sections of the Conference, etc.

Resolved that a Sub-Committee consisting of the following gentlemen be formed for organising the District Conference for 1922-23:—

Messrs. B. Abdul Rahiman, S. Sreekanthaya, R. Gopalaswami Iyer, Rao Sahab B. V. Venkataswami Naidu, Vice-President, District Board, with Mr. Abdul Rahiman as Chairman.

The Conference be held in the Government High School Hall on 17th, 18th, and 19th April 1923.

The subjects other than those discussed were deferred for want of time.
Next District Board meeting be held on the 5th May 1923.

B. OOSMAN KHAN,
President in charge, District Board.

OFFICE OF THE CITY MUNICIPAL COUNCIL, BANGALORE.

Dated 17th March 1923.

VACANT SITES.

The following statement contains particulars about the vacant building sites for which the annual tax has not been paid and has been long in arrears. All attempts to trace the original purchasers have hitherto failed. Therefore this final notice is issued before the resumption of the sites.

2. The parties concerned or those who at present claim the sites are hereby required to produce the necessary evidence to establish their title and to pay up the arrears before the expiry of three months from the date of this notice, failing which, the Municipal Council will resume the sites on the 25th June-1923 and sell them by auction on dates to be notified:—

No.	Door No.	Street	Name	Amount
				Rs. a. p.
1	56	Lashkar lane	Ayyaswamy Mudaliar	5 7 0
2	5	Krishnappa Mudaliar street	Guru Mudaliar	3 2 9
3	6	Do	Do	1 9 7
4	7	Do	Do	2 11 6
5	8	Do	Do	4 1 2
6	11	Do	Do	6 12 6
7	17	Aramugam Mudaliar street	Varadarajulu Naidu	25 6 0
8	8	Durgachalam Mudaliar street	Narayanawamy	3 9 11
9	16	Jensin Veerapillai	Ayya Setty	10 13 4
10	68	Lal-Bagh	Ati Sahib	5 15 10
11	38	Sadara Mudalappa street	Muniappa	12 6 3
12	15	Collara Obalappa street	Venkataramaniah	5 3 4
13	34	Shanbhog Venkataramanayya	Muni Venkatamma	7 2 4
14	17	Upparahalli	Venkatappa	4 1 6
15	17-1	Do	Akkachamma	26 6 11
16	46	Do	Krishnappa	1 6 0
17	49	Do	Muniamma	2 10 0
18	53	Do	Ramiah	1 6 0
19	55	Do	Muniappa	14 14 3
20	56	Do	Thimappa	1 6 0
21	60	Do	Hanumavarada	1 6 0
22	62	Do	Guappa	9 7 9
23	9	3rd Chik Lal-Bagh	Jafar Sahib	1 6 0
24	10	Do	Abdul Razak	1 6 0
25	13	Do	Mahomed Yusuf	1 6 0
26	8	6th Do	Katharappa	24 11 3
27	47	Koramarapalya	Naganna	1 6 0

ANANDA RAO S. SIRSI.
President, City Municipal Council.

BANGALORE CITY MUNICIPAL COUNCIL, HEALTH DEPARTMENT.

Notice dated 4th April 1923.

Notice is hereby given that sealed tenders will be received at the Office of the Health Officer, Bangalore City, up to 5 P.M. on the 27th April 1923, for the supply of Tools and Plant as per particulars given below. An approximate estimate of quantities is given below. These quantities are not guaranteed. The supply should be completed by the end of May 1923.

2. Tenders should be accompanied by a statement in the form given below showing the rate at which the different items, specified.

3. Each tender must be accompanied by a deposit of Rupees fifty in cash as earnest money, and be Superscribed "TENDER FOR THE SUPPLY OF TOOLS & PLANT" in default of which tenders will be rejected.

4. The final acceptance of any tender will rest with the President, City Municipal Council, Bangalore, who does not bind himself to accept the lowest or any tender or to assign any reason whatever for the rejection of any tender.

5. The name of the successful tenderer will at once be notified in the Office Notice Board and within eight days of the acceptance of the same, the successful competitor will be required to supply the requirements. In default, his earnest money will be forfeited.

6. On acceptance of one of the tenders, the earnest money on rejected tenders will be returned.

Particulars.	Approximate quantity.
1. Steel Pickaxes	37
2. Iron Pots	35
3. Choppers	11
4. Sickles (steel)	33
5. Iron Pans	24
6. Iron Winnows	17
7. Crow Bars	1
8. Drain Scrappers	17
9. Brooms	561
10. Zinc Buckets	35
11. Sickles (big)	2
12. Baskets (big)	436
13. Baskets (small)	307
14. Rope	1
15. Ladder	1
16. Momities	67
17. Tape 25 feet	1
18. Do Small	1

REMARKS:—Sample to be sent with the tender.

Notice dated 4th April 1923.

Notice is hereby given that sealed tenders will be received at the Office of the Health Officer, Bangalore City, up to 5 P.M. on the 27th April 1923, for the supply of Corrugated Zinc and Stone Dust Bins as per particulars given below. The quantities are not guaranteed. The supply should be completed by the end of May 1923.

2. Each tender should be accompanied by a statement in the form given below, showing the rates at which different items, specified.

3. Each tender must be accompanied by a deposit of Rs. 50 (rupees Fifty only) in cash as earnest money and be superscribed "*Tender for the Supply of Corrugated Zinc and Stone Dust bins*" in default of which tenders will be rejected.

4. The final acceptance of any tender will rest with the President, City Municipal Council, Bangalore, who does not bind himself to accept the lowest or any tender or to assign any reason or whatever for the rejection of any tender.

5. Within eight days of acceptance of the tender, the successful competitor will be required to execute the usual contract bond, in default of which his tender will be cancelled and his earnest money will be forfeited.

6. The name of the successful competitor, whose tender has been accepted, will be posted on the notice board in the Office of the Health Officer, Bangalore City, in due course. No enquiries, regarding the acceptance or rejection of a tender will receive any reply.

7. The stone dust bins have to be pitched properly by the selected competitor in the places shown to him by the staff of the Health Department and the Joints cemented.

8. On acceptance of one of the tenders, the earnest money on rejected tenders will be returned.

Particulars	
50 Corrugated Zinc Dust bins without handles 3' x 2'	
25 Do do do 2½ x 2'	
50 Stone dust bins 5' x 3' x 2'	

Each dust-bin bearing the inscription B. C. M. 1923.

ANANDA RAO SIRSI, President.

BIRUR TOWN MUNICIPALITY.

Bye-laws framed by the Birur Town Municipality under Section 48 (j) of the Municipal Regulation, VII of 1906, for enforcing the supply of information to the Municipality as may be necessary to ascertain their respective liabilities to tax imposed therein as to the liability to tax on professions, arts and callings on offices and appointments and sanctioned by Government, in their Order. L. 6146—MI. 55-21-145, dated 21st April 1922.

1. On the requisition of the Municipal Council or of such person or persons as may be authorized by them from time to time in this behalf (i) every person exercising any profession, art, trade or calling or holding any office or appointment shall, within such reasonable period as shall be specified in the requisition, be bound to furnish a statement under his signature, in writing, in the form appended to these rules showing his income or profits for the required year or years;

(ii) Every owner or occupier of any building or land within the Town Municipal limits to furnish within a specified time, a list in writing, containing the names of all persons occupying such building or land and specifying the profession, art, trade or calling, office or appointment of every such person.

2. Every employer, or the Head or Secretary of any public or private office or of a firm or company, shall furnish within 15th July of every year (a) a list in writing of the names of all persons in his employ, or in the employ of such office, firm or company, with a statement of the salary or income of each of the persons;

(b) the above particulars in regard to any incorporated company of which such employer, Head, or Secretary, as the case may be, is the agent.

3. Notwithstanding anything in these rules every person commencing to exercise any profession, art, trade or calling or to hold any office or appointment in the Town Municipal limits, who has not been required to furnish a return under Rule VII shall, within thirty days of so commencing give information of the fact to the President, Town Municipal Council.

4. Every person liable to the tax, who shall change either designation of his firm or the nature of his profession, art, trade or calling or office or appointment or his place of business, shall within *thirty days* of such change, give intimation thereof to the President of the Town Municipal Council.

5. Failure to furnish the information or furnishing information which is *untrue* required by Rules VII, VIII, X and XI shall be punishable with fine which may extend to Rs. 50.

BIRUR TOWN MUNICIPALITY.

True return furnished by as to his liability to Profession-tax for the year

Name and address of party	Nature of profession, art, trade or calling followed or office, or appointment held	Date from which profession, etc., is followed	Monthly income		Remarks
			Included in the last return	During the current year	
1	2	3	4	5	6

Date.....

Signature of the party.

Rules framed under Section 46 (i) of the Mysore Municipal Regulation by the Birur Municipal Council for the assessment of a tax on professions, trades and callings and on offices and appointments as sanctioned by Government in their Order No. L. 6146—MI. 55-21-145, dated 21st April 1922.

1. In the rules the word "Person" shall include a firm, company or association.

2. Every person who, within the Birur Town exercises any profession, art, trade or calling or holds any office or appointment bringing him within one or more of the classes of persons specified in the schedule appended to these rules, shall pay tax at the rates specified in the said schedule as payable by persons of the class in which such person is placed.

3. The tax shall be payable half-yearly in advance in July and January in every year and shall be collected in accordance with the procedure laid down in Chapter VII of the Municipal Regulation and Bye-laws framed under Section 48 (i) thereof.

4. No person shall be liable to tax under these rules in respect of any half-year in which he has exercised a profession, art, trade or calling or held an office or appointment or a period of less than "sixty days" within the town.

5. The tax leviable under these rules from a firm, company or association or undivided Hindu family may be levied from any member of that firm, company or association or family.

6. When a person exercises more than one profession, art, trade or calling or holds more than one office or appointment whether under the same name or different names, the tax shall be calculated on his total annual income or profits from all such sources.

7. On or before the 1st January and July every year an assesment list in the form appended shall be prepared. The procedure laid down in Sections 63 to 66 of the Municipal Regulation, regarding assessment of a rate on buildings or lands shall apply "Mutatis Mutandis" in respect of assessment of this tax. This list will be subject to revision half-yearly or yearly as may be decided by the Council.

8. (i) Any person who has paid the tax for the whole half-year and who ceases during such period to be liable to assessment, shall be entitled to a refund of not less than half the said assessment, provided that no such remission shall be granted unless notice in writing of the fact of his having given up the profession, art, trade or calling or office or appointment has been given to the President of the Municipal Council and that no remission or refund shall take effect for any period previous to the day of the delivery of such notice.

(ii) The burden of proving the fact entitling any person to claim relief under this rule shall be upon him.

SCHEDULE.

Class I.

Every person holding an office or appointment, public or private or employment in any capacity, whose pay, salary or pension amounts to Rs. 2,000 a month or upwards and every person falling under any of the following denominations, whose income is estimated to amount to Rs. 2,000 a month or upwards:—

- | | | |
|---|-----|---------------------|
| (1) Carrying on business as a company | ... | } Yearly
Rs. 100 |
| (2) Abkari Renters, Wholesale and Retail. Traders and Manufacturers of every kind, Contractors, Ship-owners, Board-owners, Auctioneers and Commission Agents. | ... | |
| (3) Bankers, Money-lenders, Money-changers and Pawn-brokers | ... | |
| (4) Editors and Proprietors of Newspapers | ... | |
| (5) Dubashes, Under-writers, Brokers and Dealers in Securities, Shares or Bills of Exchange. | ... | |
| (6) Practising Barristers, Advocates, High Court Vakils, Solicitors, Attorneys, Pleaders and Law Agents. | ... | |
| (7) Medical Practitioners of all kinds including Hakims and Vaidyas | ... | |
| (8) Dentists and Veterinary Surgeons | ... | |
| (9) Architects and Civil Engineers | ... | |
| (10) Owners and Farmers of Markets and Toll-farmers | ... | |
| (11) Keepers of Hotels, Lodging-houses, Boarding-houses, or Billiard Saloons. | ... | |
| (12) Builders and Surveyors | ... | |
| (13) Owners of Mills, Warehouses, Printing Presses, Oil Presses, Cotton Presses, and other Presses and Factories of all kinds. | ... | |
| (14) Professional Artists, Photographers, Actors, Owners or Managers of Circus or Theatrical Companies, Musicians and Dancers. | ... | |
| (15) Dealers in animals or vehicles and owners or keepers of Livery, Stables or Hackney Carriages. | ... | |
| (16) Artisans | ... | |

Class II.

Every person described in Class I, whose pay, salary or pension amounts or whose income is estimated to amount to Rs. 1,500 a month or upwards	Rs.
...	75

Class III.

Every person described in Class I, whose pay or salary or pension amounts or whose income is estimated to amount to Rs. 1,300 a month or upwards.	...
...	50

Class IV.

Every person described in Class I, whose pay, salary or pension amounts or whose income is estimated to amount to Rs. 500 a month or upwards.	...
...	25

Class V.

Every person described in Class I, whose pay, salary or pension amounts or whose income is estimated to amount to Rs. 300 a month or upwards Rs. 12

Class VI.

Every person described in Class I, whose pay, salary or pension amounts or whose income is estimated to amount Rs. 200 a month or upwards 8

Class VII.

Every person described in Class I, whose pay, salary or pension amounts or whose income is estimated to amount to Rs. 100 a month or upwards 4

Class VIII.

Every person described in Class I, whose pay, salary or pension amounts or whose income is estimated to amount to Rs. 50 a month or upwards 2

Class IX.

Every person described in Class I, whose pay, salary or pension amount or whose income is estimated to amount to Rs. 30 a month or upwards Rs. 1

NOTE.—The above classification is subject to the following provisions, viz:—

Provision 1.—No owner of a Cotton Press shall be placed in any Class below Class IV.

Provision 2.—No wholesale Trader, Ship-owner, Banker, Dubash, Barrister, Advocate High Court Vakil, Solicitors, Attorney, Architect, Civil Engineer, Mill owner or Factory owner shall be placed in any class below Class V.

Provision 3.—No Abkari renter (other than a mere liquor shop-keeper), Editor or Proprietor of a newspaper, Under-writer, Broker, or other Dealer in Securities, Shares or Bills of change and no First Grade Pleader, Medical Practitioner (other than a Hakim or Vaidyan), Dentist or Veterinary Surgeon shall be placed in any class below Class VI.

Provision 4.—No boat owner, Auctioneer, Money-lender, Second Grade Pleader, Vakil, Law-Agent, Owner or Farmer of a Market, Toll Farmer, Keeper of Hotel, Lodging-house, Boarding-house, or Billiard-saloon, and no Builder, Surveyor, or owner of a Warehouse or Press (other than a Cotton Press or Oil Press) shall be placed in any class below Class VII.

PROFESSION TAX ASSESSMENT LIST.

Division No.....

Serial No.	Name of party	Assessment number in previous year.		Occupation	Address	Monthly or annual income or other basis of assessment.	New assessment			Remarks
		Number	Amount				Class	Amount	Number	
1	2	3	4	5	6	7	8	9	10	11
			Rs. 3. p.			Rs. a. p.		Rs. a. p.		

H. NARAYANA, BAO,

President,

Birur Town Municipality.

KALLURKATTE TOWN MINOR MUNICIPALITY.

DRAFT BYE-LAWS.

Dated 20th March 1923.

The following draft bye-laws framed under Section 48 (1) (K) of the Mysore Municipal Regulation, VII of 1906, relating to the levy of octroi duty on articles imported into the Kallurkatte Minor Municipality are published for information of the public:—

Any inhabitant of the Municipality objecting to the proposed tax may within one month from the date of the notice, send his objections in writing to the President, Municipal Council, Kallurkatte.

1. The local limits for collecting octroi duty shall be the Municipal boundaries.
2. No article liable to octroi duty shall be brought within those limits except by one of the roads described in the schedule hereto annexed.
3. All persons bringing into or receiving beyond the octroi limits of the town any such articles shall exhibit the same at the Municipal Office to allow of its being duly inspected by the octroi staff.
4. Every person bringing dutiable articles within the town shall report the fact to the Municipal Office.
5. A table showing the octroi duty leviable on the various articles shall be exhibited at the Municipal Office in a conspicuous part thereof and copies shall be supplied without any charge to any person requiring the same.
6. Piece-goods imported into the town will be impressed at the Municipal Office with the Municipal seal indicating that octroi has been levied.
7. When the goods are brought to the Octroi Office they may be unloaded and weighed or counted by the officer in charge of the Octroi Office. Upon ascertainment of the amount of octroi payable on the goods, the importers shall either pay the amount due and receive a permit for the removal of the goods showing the quantity weight of the goods, the amount paid in respect thereof and the date of payment, or in case the importer wishes to re-export the goods at once, he shall do so only after obtaining a free export pass and subjecting the goods to the escort of an octroi subordinate.
8. With a view to the appraisement of the value of the goods when the tax is assessed or valued, the importer may be called upon to produce the invoice of the goods for the inspection of the officer in charge of the Octroi Office. Should he fail or refuse to produce the invoice, the value of the goods shall be assessed by the officer in charge of the Octroi Office at current rates and octroi levied accordingly.
9. *Bonded Warehouse*—The Municipal Council shall provide a bonded warehouse for the custody of goods, which may be deposited under Rule 7 of the bye-laws. But at present, the goods will be stored in the Municipal Office.
10. The bonded warehouse shall be open for the transaction of business from 11 A.M. to 5 P.M., daily, except on Sundays and holidays authorised by the President. Arrangements shall, however, be made by the officer in charge of the kotī dealing with perishable articles, such as betel leaves, etc., on such days and also other articles under special circumstances.
11. Any importer depositing goods in the bonded warehouse, shall, unless the Octroi Koti has previous to weighing and counting ascertained the amount of octroi payable thereon, give a declaration in the form appended of the description, weight, quantity and, if necessary, of the value of such goods.
12. A receipt in the form appended (Schedule III) shall be given by the officer in charge of the Octroi Koti for all goods deposited in the bonded warehouse and a register of all such goods shall be maintained. It is the duty of the depositor to obtain a receipt for articles deposited by him and the Octroi Department is not responsible for any goods left at the premises and not covered by a receipt.
13. The receipt given by the Octroi Department for depositing goods should be returned before taking delivery of the articles to which they refer.
14. If the depositor does not himself take delivery of the articles deposited in the Octroi Office, he must endorse on the receipt a request for delivery to the person to whom he wishes to be made, and if the receipt is not produced, the delivery of the goods may, at the discretion of the officer in charge of the Octroi Office, be withheld until the person entitled in his opinion to receive the same has given an indemnity to the satisfaction of the officer in charge of the Octroi Koti.
15. Any person who has deposited goods in the bonded warehouse may break bulk or charge the packing thereof on application to the officer in charge of the warehouse, or may on paying full duty thereon import such goods into the town covered by a permit, or may

export such goods free, covered by an export pass subject to escort of an octroi subordinate, provided that new packages covered by such pass, shall if possible, and before they are taken from the warehouse be stamped by the officer in charge, so as to show that they are under bond. The export pass shall be in triplicate the original being retained by the officer in charge of the warehouse and the duplicate and triplicate delivered for every export pass granted under Rule 7. A fee of one anna shall be charged for every packet provided that in the case of carts, a fee of four annas shall be charged for every cart.

16. The officer in charge of the Octroi Koti on being satisfied as to the identity of the goods produced with those for which receipt has been granted or the validity of the claim, shall endorse the three parts of the application with an export pass and keeping one part in the office, shall deliver the other parts to the applicant.

17. All goods exported under such pass and also all goods exported under free export pass under Bye-law 15, shall be produced by the exporter together with the duplicate pass at the Octroi Stations that exist.

18. No goods shall be allowed to leave the bonded warehouse until storage fees have been paid thereon under the following rules:—

I. Goods shall be allowed to remain three days free of charge.

II. After that period, rates as in the following schedule shall be charged:—

	Per day.
	Rs. a. p.
(a) Tobacco bundles of 5 maunds or portion thereof	... 0 0 6
(b) Sugar per bag of 6 maunds or portion thereof	... 0 0 3
(c) Piece-goods per bale of 400 lbs.	... 0 0 6
(d) Jaggery per bag of 5 maunds or portion thereof	... 0 0 3
(e) Kerosene per box of 2 tins	... 0 0 6
(f) Dry cocoanut per bag of 2 maunds or portion thereof	... 0 0 3
(g) Fresh cocoanut per bag or of 100 do	... 0 0 6

III. The date of admission and removal of goods shall record as one day and Sundays and close holidays shall not be taken into account in fixing the date from which fees under each class shall be payable.

19. The President may permit any wholesale dealer to occupy a room in the bonded warehouse for the storing of dutiable articles intended for sale to retail dealers in the Municipality and may make such rules regarding the occupation of such rooms or payment of rents as may from time to time be found necessary.

20. All goods remaining uncleared or unclaimed for a longer period than three months shall be sold to the highest bidder in public auction provided that, before selling such goods, notice of the fact shall be posted for seven days at the bonded warehouse and at the Municipal Office and provided that the goods shall be sold earlier, when the storage fees are likely to exceed their value.

21. When any goods are sold under Bye-law 20, the sale proceeds shall be credited to the Municipal Funds in payment of duty and storage fees due in respect thereof provided that the amount realised by the sale exceeds the amount so due, the balance shall be kept in deposit for six months and any claims for such balance received during that time shall be duly considered by the President. At the expiry of six months, or after all claims received during that period have been duly disposed of, the balance shall be credited to Municipal Funds. No claims shall be admitted after the said period of six months except by special permission of the Council.

22. Importers of dutiable articles shall, if called upon by a requisition in writing signed by the President or Vice-President, within three months of such import, account for the articles received by them by producing either a permit obtained in token of payment of octroi duty or an export pass in proof of having exported the whole, or part of the articles so received or otherwise. Any breach of this bye-law will render the importer liable to punishment with a fine extending to ten times the value of octroi on such goods or to Rs. 25, whichever may be less, and to payment of octroi duty on the article unaccounted for.

23. Any person importing or exporting dutiable articles, who infringes Bye-laws 3, 4, 6, 7, 11 and 17, shall be liable to a fine not exceeding Rs. 50.

SCHEDULE I.

Name of Routes.—

- | | |
|--|-----------------------|
| (1) Agasarahalla | On the northern side. |
| (2) Kallurkatte-Nagar road, Kallahalli. (Including the Bridge) | On the southern side. |
| (3) Kallurkatte-Shimoga high road, i.e., up to Kallurkatte-Ananthapur road | On the eastern side. |
| (4) (a) Kallurkatte-Kollur, Lakshnipur road (i.e., up to Keddalgudde river). (b) (Kallurkatte-Sagar road), i.e., up to Sampagaddehalla | On the western side. |

SCHEDULE II.

(SEE BYE-LAW No. 11.)

To

The Officer in charge of the Octroi Office, Kallurkatte Town.

Please receive the undermentioned goods and deposit them in the Koti.

Name of depositor	Description of articles deposited	Number of packages or bales, etc.	Distinguishing marks, if any	Maunds	Seers	Feet	Inches	Quantity	Value
									Rs. a p.

I do hereby certify that I have satisfied myself that the entries as made by me above are correct and that I am fully aware of the provisions of the Bye-laws Nos. 12 to 15, 16, 18 and 21 relating to the deposit.

Witness..... Signature of the depositor.....

Signature..... Address.....

Address..... Date.....

SCHEDULE III.

(SEE BYE-LAW No. 12.)

Octroi Office, Kallurkatte Town.

Received the deposit the undermentioned goods from.....

Receipt No.	No.	Date	Goods Deposit Note No.	Name of articles	Description	Number of articles	Remarks

Goods-keeper..... Head Clerk.....

Date.....

SCHEDULE IV.

Schedule of Taxes, Kallurkatte Town.

Serial No.	Name of tax	Class of property liable	Amount for which rates at which class Property liable	Exemption	Time
1	Octroi	The articles mentioned in the next column when imported into Municipal limits.	1 Fresh co-conuts, each Rs. a p. 0 0 1 2 Dry co-conuts per maund 0 8 0 3 Betel leaves 100 0 0 1 4 Jaggory per maund 0 2 0 5 Sugar do 0 4 0 6 Kerosene oil and petrol per tin 0 2 0 7 Tobacco per maund 1 0 0 8 Piece-goods per rupee Value 100 Piece 2 0 0 9 Sheep or goats, each 0 1 6	1 Personal luggage of travellers, goods bona fide property of Government at the time of import and accompanied by an invoice certified by Departmental Head concerned that the property therein mentioned belongs to Government. 2 Two hundred betel leaves and 2 seers of tobacco. Six co-conuts if brought for personal consumption by bona fide travellers. 3 Piece-goods manufactured locally	Time of import of goods into Municipal limits.

Dated 20th March 1923.

Notice is hereby given to the inhabitants of the Municipality of the Kallurkatte Town, that the Municipal Council, Kallurkatte, desires to impose the tax defined in the rules appended in lieu of the existing shop and oil-mill taxes.

Any inhabitant of this Municipality objecting to the proposed tax may, within one month from the date of this notice, send his objections in writing to the President, Town Municipal Council, Kallurkatte.

Rules for the assessment of a tax on professions, trades and callings and on offices and appointments.

Draft rules framed under Section 45 (i) of the Mysore Municipal Regulation for the assessment of a tax on professions, trades and callings and offices and appointments:—

1. In the rules, the word "person" shall include a firm, company association.
2. Every person who, within the Kallurkatte Town, exercises any profession art, trade or calling or holds any office or appointment bringing him within one or more of the classes of persons specified in the schedule appended to these rules shall pay tax at the rate specified in the said schedule as payable by persons of the class in which such person is placed.
3. Persons whose monthly income or profits are less than Rs. 30 per mensem are exempt from the tax.
4. No person shall be liable to tax under these rules in respect of any half-year in which he has exercised a profession, art, trade or calling or held an office or appointment for a period of less than sixty days within the town.
5. The tax leviable under these rules from a firm, company or association or undivided Hindu family may be levied from any member of that firm, company or association or family.
6. When a person exercises more than one profession, art, trade or calling or holds more than one office or appointment whether under the same name or different names. The tax shall be calculated on his total annual income or profits from all such sources.
7. On the requisition of the Municipal Council or of such person or persons as may be authorised by them from time to time in this behalf, every person exercising any profession, art, trade or calling or holding any office or appointments shall, within such reasonable period as shall be specified in the requisition, be bound to furnish a statement under his signature, in writing, in the form appended to these rules, showing his income or profits for the required year or years.
8. The Municipal Council or such person or persons authorized by them in this behalf, may in like manner require:—
 - (1) The owner or occupier of any building or land within the Town Municipal limits to furnish within a specified time a list, in writing, containing the names of all persons occupying such building or land and specifying the profession, art, trade or calling, office or appointment, of every such person.
 - (2) Any employer, or the head or Secretary or any public or private office or of a firm or company:—
 - (a) to furnish within a specified time a list in writing of the names of all persons in his employ or in the employ of such office, firm or company, with a statement of the salary or income of each of the same.
 - (b) to furnish the above particulars in regard to any incorporated company of which such employer, head, Secretary, as the case may be, is the agent.
9. On or before 1st January and 1st July every year, an assessment list in the form Appended shall be prepared. The Procedure laid down in Sections 63 to 66 of the Municipal Regulation regarding assessment of rates on buildings or lands shall apply *mutatis mutandis* in respect of assessment of this tax. This list will be subject to revision half-yearly or yearly as may be decided by the Council.
10. Notwithstanding anything in these rules, every person commencing to exercise any profession, art, trade or calling or to hold, any office or appointment in the Town Municipal limits, who has not been required to furnish a return under Rule VII, shall, within thirty days of so commencing, give information of the fact to the President, Town Municipal Council.
11. Every person liable to the tax who shall change either designation of his firm or the nature of his profession, art, trade or calling or office or appointment or his place of business, shall within thirty days of such change, give intimation thereof to the President of the Town Municipal Council.

12. The tax shall be payable half-yearly in each year in advance in July and January in every year and shall be collected in accordance with the procedure laid down in Chapter VII of the Municipal Regulation.

13. (i) Any person who has paid the tax for a whole half-year and who ceases during such period to be liable to assessment shall be entitled to refund of not less than half the assessment provided that no such remission shall be granted unless notice in writing of the fact of his having given up the profession, art, trade or calling or office or appointment has been given to the President of Municipal Council and that no remission or refund shall take effect for any period previous to the day of the delivery of such notice.

(ii) The burden of proving the facts entitling any person to claim relief under this rule shall be upon him.

14. Failure to furnish the information or furnishing information which is untrue required by Rules VII, VIII, X and XI shall be punishable with fine which may extend to Rs. 50.

SCHEDULE III.

(SECTION, 59, CLAUSE X) TAX ON ARTS, PROFESSION, TRADES AND CALLINGS.

Class I.

Every person holding any office or appointment, public or private or employment in any capacity whose pay, salary or pension amounts to Rs. 1,000 a month or upwards and every person falling under any of the following denominations whose income is estimated to amount to Rs. 1,000 a month or upwards.

	Rs.
(1) Carrying on business as a company	...
(2) Abkari renters, Wholesale and Retail tenders, and Manufacturers of every kind contractors, auctioneers and Commission Agents	...
(3) Bankers, money lenders, money changers and pawn-brokers	...
(4) Advocates, Attorneys, Pleaders	...
(5) Owners and farmers of markets and toll farmer	...
(6) Owners of Mills, Warehouses, Printing presses, Oil presses, Cotton presses and factories of all kinds	50
(7) Keepers of hotels, lodging houses, boarding houses	...
(8) Professional artists, Photographers, actors, owners or managers of circuses or theatrical companies, musicians and dancers	...
(9) Dealers in animals or vehicles and owners or keepers of livery stables or hackney carriages	...
(10) Artizans	...
(11) Gold-smiths and carpenters, Ironsmiths, etc.	...

Class II.

Every person described in Class I whose pay, salary or pension amounts to or whose income is estimated to amount to Rs. 500 a month or upwards

25

Class III.

Do Rs. 300 a month or upwards do ... 12

Class IV.

Do Rs. 200 a month or upwards do ... 8

Class V.

Do Rs. 100 a month or upwards do ... 4

Class VI.

Do Rs. 50 a month or upwards do ... 2

Class VII.

Do Rs. 30 a month or upwards do ... 1

N.B.—1. No wholesale Trader, Banker, Advocate or Vakil, Miller, Factory owner, Tool farmer, Trader in Piece-goods and hides and skins, shall be placed in any class below class IV.

2. No Excise contractor (taking up Arrack, Ganja and Toddy shops,) Sweetmeats seller, hotel-keeper, keeper of Boarding house, dealer in petty and sundry articles, and copper and brass vessels, and gold and silver smiths shall be placed in any class below class V.

3. No Excise contractor taking up opium shop dealers in bidies, snuff, rice, tailor, having a sewing machine, dealer in kambhis, carpenter and iron smith, shall be placed in any class below class VI.

KALLURKATTE TOWN MUNICIPALITY.

True return furnished by..... under the bye-law formed by the Town Municipal Council, Kallurkatte, under Section 48 (a) of the Mysore Municipal Regulation as to his liability to Profession Tax for the year.....

Name and address of party	Nature of profession, art, trade or calling followed or office or appointment held	Date from which Profession, etc., is followed, etc.	Monthly income		Remarks
			Included in the last return	During the current year	

Signature of party

PROFESSION TAX ASSESSMENT LIST.

Division.....

Serial No.	Name of party	Assessment No. in previous year		Occupation	Address	Monthly or annual income or other basis of assessment	Now assessment			Remarks
		Number	Amount				Class	Amount	Number	

DRAFT BYE-LAW.

KALLURKATTE MINOR MUNICIPALITY.

Dated 20th March 1923.

The following bye-laws have been framed by the Kallurkatte Minor Municipal Council for regulating the numbering and registering of carts, carriages, motor vehicles, bicycles, tricycles and other vehicles within the limits of the Town of Kallurkatte.

Any inhabitant of this Municipality objecting to the proposed bye-laws may, within one month from the date of this notice, send his objections in writing to the President, Minor Municipal Council, Kallurkatte.

Bye-laws formed under Section 48 (1) J. J. of the Municipal Regulation, VII of 1906, for regulating the numbering and registering of carts, carriages, motor vehicles, bicycles, tricycles and other vehicles:—

(1) Any person who is the owner of a cart, carriage, motor vehicle, bicycle, or tricycle or other vehicle, liable to taxation as per (a) in schedule the Kallurkatte Minor Municipality under the Law in force shall get such cart, carriage, motor vehicle, bicycle, tricycle or other vehicle registered at the Municipal office within thirty-one days of these bye-laws coming into force or within thirty-one days of his newly coming into possession of such cart, carriage, motor vehicle, bicycle, tricycle, or other vehicle. When he continues to be in possession of such cart, carriage, motor vehicle, bicycle, tricycle or other vehicle he shall also get it registered at the said office either for the half-year within thirty-one days, from 1st July or from the 1st January or for a year within thirty-one days from the 1st July of each year.

Explanation.—Owner in these bye-laws includes the person in charge for the time being of such cart, carriage, motor vehicle, bicycle, tricycle or other vehicle.

(2) The above registration shall be made on payment of the half-yearly or yearly tax on such cart, carriage, motor vehicle, bicycle, tricycle or other vehicle in advance under the law in force.

(3) A number shall be painted on each cart, carriage, motor vehicle, bicycle, tricycle or other vehicle so registered.

(4) No cart, carriage, motor vehicle, bicycle, tricycle or other vehicle thus registered, shall be used without its number being painted on it.

(5) Any person who commits a breach of the conditions under clauses 1 and 4 of these bye-laws shall, on conviction before a Magistrate, be punished with a fine which may extend to Rs. 50.

Schedule A.

Serial No.	Name of tax	Amount for which or rate at which classes liable	Exemptions
0	Tax on vehicles	<p>(a) Four-wheeled vehicles with springs constructed to be drawn by two or more horses or bullocks 10 0 0</p> <p>(b) Do without springs 5 0 0</p> <p>(c) Two-wheeled vehicle with springs constructed to be drawn by one or more horses, bull or bullocks, or other animals 4 0 0</p> <p>(d) Every other vehicles with springs 4 0 0</p> <p>(e) Every bicycle or tricycle 2 0 0</p> <p>(f) Every cart or other vehicle without spring 2 0 0</p> <p>(g) Every motor car 10 0 0</p> <p>(h) Every motor bicycle 5 0 0</p>	<p>(1) Juvenile vehicles such as perambulators, etc.</p> <p>(2) Vehicle kept by carriage builders or dealers solely for sale.</p> <p>(3) Conveyance in transit or staying within Municipal limits not longer than 30 days in any half year.</p> <p>(4) Vehicles belonging to members of the Police and of the officers of the Municipality employed in and out-door duties provided that not more than one vehicle shall be exempted without the special permission of the Municipal Council.</p> <p>(5) Vehicles belonging to the Municipality and not these hired by them.</p>

In two equal instalments in advance in July and January every year.

S. SITARAMAIAH,

President, Municipal Council.

KADUR DISTRICT.

PROCEEDINGS OF THE MEETING OF THE KADUR DISTRICT BOARD HELD ON THE 24TH FEBRUARY 1923.

Number of members present ... 19

Number of members absent ... 11

6. Read Kadur Division Executive Engineer's letter No. 381, dated 1st December 1922, proposing to abandon the maintenance of the donkey path between Thippanahalli and Jagar and to maintain the Pandaravalli road instead.

Resolution.—The Executive Engineer's proposal is accepted.

7. Read Kadur Division Executive Engineer's letter No. 396, dated 11th December 1922, requesting that the mileage allotment of Handi-Aldur road may be increased from Rs. 80 to Rs. 100 in addition to a special repair estimate which is under preparation.

Resolved that the mileage allotment be increased from Rs. 80 to Rs. 100.

8. Read letter No. H. C. 135—21-22, dated 27th March 1922, from the President, Chikmagalur Municipal Council, requesting the adjustment of Rs. 437-9-6, being the cost of providing a water tap to the Veterinary Hospital.

The District Board do pay its quota, viz., one-third of the expenses incurred by the Municipal Council.

9. Read letter No. G. 608-616—G. M. 14-22-18, dated 8th January 1923, from the Secretary to Government, Revenue Department, calling for the opinion of the Board regarding the better maintenance of travellers' bungalows.

The Board has no objection to have control over the travellers' bungalows provided the amounts which are not allotted for their repairs and maintenance, etc., are assigned to it by Government.

10. Read letter No. L. 4786-93—A and E 25-22-3, dated 6th January 1923, from the Secretary to Government, Revenue Department, calling for the opinion of the District Board in the matter of revising the scale of expenditure for Veterinary Hospitals and Dispensaries.

In the present state of its finances, the Board very much regrets its inability to pay more than what it has now been paying.

11. Read Kadur Division Executive Engineer's letter No. 18, dated 9th January 1923, forwarding an estimate for Rs. 930 for the special repairs of Magadi-Javagal road.

Sanctioned the charge being met out of Rs. 2,000 budgetted under "A. Public Works", original works deviating the Birur-Lingadahalli road.

12. Read letter No. 2036—Muz. 268-22-3, dated 12th January 1923, calling for the opinion of the Board in the matter of taking over to its charge the maintenance of the Rest-houses at Tarikere and Kadur.

The Municipalities concerned may be consulted.

13. Read Kadur Division Executive Engineer's letter No. 264, dated 30th December 1922, requesting to be informed whether a grant of Rs. 1,500 for repairing the road running on the tank bund of the Belavadi tank would be sanctioned as it is badly damaged during the last rains.

The Agent of the Sringeri Matt be addressed first for keeping the tank bund in order.

14. Read Kadur Division Executive Engineer's No. 14, dated 8th January 1923, forwarding an estimate for Rs. 456, for making good the damages on the Sollebile-Balehole road.

Sanctioned the charge to be met by reappropriation from sanctioned allotments.

15. Read memo No. 43, dated 2nd October 1922, from the President, Chikmagalur Municipal Council, forwarding an estimate for Rs. 620 for repairing the Veterinary Hospital building at Chikmagalur.

Resolved that the Board's quota, viz., one-third of the expenses incurred by the Municipal Council be paid.

16. Read letter No. 5382-89—L. B. 102-22-3, dated 27th January 1923, from the Secretary to Government, Revenue Department, calling for the opinion of the Board in the matter of raising the daily fees for third class travellers' bungalows and musafir khanas from annas 4 to annas 8 and annas 2 to annas 4 respectively.

The Board is not in favour of raising the existing rate of daily fees for 3rd class travellers' bungalows and musafir khanas.

17. Read Kadur Division Engineer's No. 53, dated 26th January 1923, forwarding an estimate for Rs. 2,293 for improving the Banavar-Sakrepatna road.

Resolved that the estimate be sanctioned and that Rs. 1,000 be provided for starting the work this year.

18. Read letter No. 316, dated 1st December 1922, from the Agent, Sringeri Matt, requesting that the contribution payable by the Matt towards the cost of dispensary charges may be made payable in three equal yearly instalments.

The Board has no objection to the proposal made by the Agent.

19. Read letter No. 806-7, dated 2nd February 1923, from the Senior Surgeon with the Government of Mysore, regarding the cashing of the bills relating to the establishment of the Sringeri Dispensary at the Jahgir Treasury.

The Board is agreeable to the proposal made by the Agent.

20. Read list of estimates for sanction:—

	Rs.	
1. Repairing the 3rd class traveller's bungalow at Kalasa	275	} Sanctioned.
2. Do Local Fund Dispensary at Kalasa	58	
3. Do Musafirkhana at Kadur	174	
4. Do do Narasimharajapura	150	
5. Do 3rd class travellers' bungalow at Ajjampur	211	
6. Do Musafirkhana at Aldur	99	
7. Constructing a cattle pound at Lingadahalli	296	
8. Repairing the 3rd class travellers' bungalow at Attigundi	105	
9. Repairing the cattle-pound at Mavinahalli	23	
10. Supplying furniture to the Taluk Board of Koppa	25	
11. Providing a new dug out for Bhadra crossing at Hebbe	160	
12. Putting wooden guard railings at 8/18 of Shimoga-Narasimharajapura road	268	
13. Supplying furniture to the Sanitary Inspector of Narasimharajapura	35	

22. Read Chikmagalur Amildar's report No. 86—22-23, dated 13th January 1923, stating that the allotment made in the Taluk Board budget for travelling allowances to non-official members has been expended and requesting permission to cash the bills passed.

Sanctioned.

23. Read Letter No. 420, dated 10th February 1923, from the Senior Surgeon in Mysore, forwarding an extract of his inspection notes of vaccination in the district.

The District Medical Officer be requested to submit definite proposals for taking action.

24. Read Reports from the Presidents of Taluk Boards regarding the abolition of the posts of attenders in each Taluk Board.

Since all the Taluk Boards with the exception of Mudgere say that they cannot dispense with the services of the attender a reference be made to Government in the matter.

25. Read Kadur Division Executive Engineer's letter No. 392, dated 5th December 1922, forwarding an estimate for Rs. 2,380 for constructing in-patients' wards to the Dispensary at Narasimharajapura.

The Board does not see any need for constructing additional wards since those now built are reported to be more than ample for meeting all present wants.

26. Read Report No. 881, dated 17th February 1923, forwarding the resolution of the Sakrepatna Village Panchayet that the male sweepers may be increased to Rs. 8 that the pay of the female sweepers may be reduced to Rs. 5 and that the pay of the bill collector may be increased from Rs. 8 to Rs. 9.

Approved.

CONFERENCE SUBJECTS.

1. Read letter No. R. O. C. 969—22-23, dated 27th November 1922, from the Director of Agriculture in Mysore requesting for the grant of a loan of Rs. 2,000 for one or two years for purchasing several kinds of seeds for distribution.

A loan of Rs. 2,000 may be given provided the Agricultural Department agrees to repay it within twelve months from date of payment.

5. Fixing the dates for holding the District and Taluk Conferences.

Resolved that the following dates proposed by the several Taluk Boards for holding the Taluk Conferences be approved and that the District Conference be held on the 27th and 28th April 1923.

Tarikere	...	28th February 1923
Koppa	...	5th March 1923
Chikmagalur	...	8th March 1923
Kadur	...	15th and 16th March 1923
Narasimharajapura	...	17th March 1923
Mudgere	...	23rd March 1923

6. Read letter No. 365, dated 20th February 1923, from the Secretary, Mysore Chamber of Commerce, Bangalore, stating that the Mill-owners do not supply the yarns to the consumers direct as they would have ordinarily entered into contracts with their brokers.

The suggestion made by the Secretary may be adopted.

MALNAD IMPROVEMENT SUBJECTS.

1. Read letter No. 3357—C. S., dated 22nd December 1922, from the Registrar of Co-operative Societies in Mysore calling for the views of the District Board members on the subject of the development of Co-operation in the Malnad.

Recorded. The members said that they had none to offer till the report of the Co-operative Committee was published and circulated to them.

2. Senior Surgeon's letter No. C. 1496-I—22-23, dated 31st January 1923, calling for the views of the District Board regarding the shifting of the Balur Dispensary to Nidwale.

Resolved that the matter be referred to the District Medical Officer for inspection of the locality and report.

The next meeting of the Board will be notified later on.

PROCEEDINGS OF THE MEETING OF THE KADUR DISTRICT BOARD CONVENED AT CHIKMAGALUR ON THE 24TH MARCH 1923.

MEMBERS.

Present ... 27 | Absent ... 3

2. Election of a non-official Vice-President to the District Board.

Proposed by Mr. Rasul Khan and seconded by Mr. Venkataramiah and others that Mr. C. Sreenivasa Rao be re-elected as their Vice-President.

Mr. Sreenivasa Rao was unanimously re-elected as Vice-President of the District Board.

3. Appointment of a Finance Committee as per Section 28 of the Local Boards' and Village Panchayets' Regulation VI of 1918.

Resolved that the following members do form the Committee:—*viz.*,

1. The Vice-President.
 2. Mr. C. P. Basave Gowda.
 3. Mr. Hugonine.
 4. Mr. Krishna Setty.
 5. The Executive Engineer.
4. Election of a member to the Representative Assembly in place of Mr. J. Ganesha Rao.

Three candidates stood for election, *viz.*,

- Messrs. (1) Ramachendra Vasudeva Rao,
(2) Dyavappa Gowda, and
(3) Baba Sab.

Mr. Ramachendra Vasudeva Rao having secured the highest number of votes, *viz.*, 11, was declared duly elected.

CONFERENCE SUBJECT.

Subjects.

1. Election of members to the three Central Boards from the District Board.

2. Formation of three Sub-Committees for Education, Industries and Commerce and Agriculture.

Resolutions.

Objection having been taken by Mr. Rasul Khan, a reference be made to Government in the matter.

Education Committee.

- The Vice-President.
The District Inspector of Education (Hindustani Schools).
The District Inspector of Education.
Mr. A. Venkata Ramiah.
„ C. P. Basave Gowda.
„ Krishnachar, Head Master, High School.

Industries and Commerce Committee.

- The Vice-President.
Mr. W. H. Reed.
„ Krishna Setty.
„ Sylvester Pais.
„ Mascernhas (District Forest Officer).
„ Ramachendra Rao, Superintendent, Industrial School.

Agricultural Committee.

- The Vice-President.
Mr. Baba Sab.
„ Sivalingappiah.
„ Ramachendra Vasudeva Rao.
„ Bhistappa.
„ Mugonine.
„ B. Dyave Gowda.

Resolved that the District Conference be held on the 4th and 5th of May, since the Local Self-Government Conference is likely to be held in the 3rd week of April 1923.

Notification dated 6th April 1923.

The right to collect tolls at the toll-gates as noted in Schedules A and B during the official year 1923-24, will be sold by public auction at the places and on the dates specified against each gate.

2. Persons intending to bid at the sale must attend in person or by a duly accredited agent. Every such person should deposit beforehand an amount equal to one-sixth of the contract amount for the previous year as shown in Schedule A, as earnest money. The deposits of all the bidders except the first two or three whose bids are to be recommended for acceptance will be returned at the close of the sale. The deposit of the successful bidder, who will be called the contractor, will be returned only on fulfilment of the contract. The deposits of the remaining bidders will be returned soon after the confirmation of the sale.

3. The sale will not become absolute until confirmed by the authority noted in Schedule A who reserves the final power of refusing or accepting without assigning any reason whatever, the highest or any bid that may be offered.

4. The contractor shall, within fifteen days of the receipt of intimation of confirmation of the sale in his favour, execute an agreement on a duly stamped paper binding himself and his heirs to observe the conditions hereinafter set forth and to be subject to the penalties, forfeitures and liabilities referred to therein and shall furnish if he does not hold property in Mysore, at least two sureties who own sufficient properties in the Mysore State for the due performance of the contract.

5. The contract shall not be transferred by sale, gift or otherwise or sub-leased without the previous sanction of the President of the District Board.

6. The contract amount shall be paid in 12 equal monthly instalments in advance on the 1st day of every month into the Taluk Office.

7. The contractor shall have no claim to the fees recovered from persons compounding the payment of toll in accordance with the Standing Rules and Orders approved by Government. He shall also pay along with the instalments, the authorized Local, Railway and Educational Cesses, if any, at the prescribed rates.

8. Interest at 9 per cent per annum shall be levied on all overdue amounts till date of payment.

9. The contractor shall collect tolls only at the rates and the gates on the traffic specified in Schedules A and B.

10. The contractor shall give to the person paying the toll a proper receipt showing the date and hour of payment of toll.

11. The contractor shall keep at the toll-gate true account of the daily collections and of the traffic passing through the toll-gate. These accounts shall be open to the inspection of the Deputy Commissioner and President of the District Board and the Assistant Commissioner and the President of the Taluk Board. He shall if required by the President, District Board, furnish to the Taluk Board Office at the end of every month a true return for the month showing the traffic passing through the gate in the prescribed form.

12. The contractor will have the use of the existing toll house and gate without payment of any rent and he should keep them in good repair falling which the cost of repair will be recovered from him. If any toll-gate or house is required, it will be put up at the cost of the Local Board.

13. The contractor shall not be entitled to any remission of the contract amount or to any compensation on account of seasonal conditions or any other cause whatever.

14. The contractor shall conform generally to the rules published in the late Chief Commissioner's Notification No. 274, dated 4th November 1876, and under the Local Boards and Village Panchayets Regulation. He shall recognize all exemptions made by the Statute or Rules in force for the time being. He shall pay special attention to the following points :—

(a) A table of authorized tolls shall be legibly written in English and Kannada and shall be put up in a conspicuous place.

(b) Animals drawing any vehicles for which tolls can be demanded are not also to be charged with tolls.

(c) No toll shall be levied afresh on any cart, etc., passing along the toll-gate if within a period of 24 hours computing from sun-rise to sun-rise, a toll has been collected thereon at a toll-gate in the Mysore State or a toll-gate in British India in respect of which the Government have secured reciprocity for exemption in consultation with the British Authorities.

(d) Carts laden with bone or other substance as manure shall be treated as unladen and tolled accordingly.

(e) No toll shall be levied on foot-passengers.

(f) No tolls shall be levied for the passage of Troops or Military Stores or equipages or of Police Officers on duty or of any person or property in their custody or of any property *bona fide* belonging to Government as established, where proof is required by the production of a pass or certificate from any officer of the Department to which the property belongs, authorised by the Deputy Commissioner or by Government to grant such certificates or passes, which pass or certificate shall be delivered up at the last toll-gate passed before the cart, carriage, or animal, conveying such property, reaches the destination noted in such pass or certificate.

(g) No toll shall be levied for the passage of carriages, carts, animals, etc.

(1) Belonging to Local Boards:

(2) Conveying Local Boards servants on duty or property in the custody of such servant.

- (3) Licensed by the Local Boards.
- (4) Possessed by a person who has compounded with the Local Board prescribed sum in accordance with the Rules approved by Government.
- (5) Engaged by the Postal Department to convey Mails.
- (6) Belonging to the Honorable the British Resident in Mysore.
- (7) Belonging to Government servants travelling on duty who are certified by their respective immediate superiors as being not entitled to travelling allowance.
- (8) Belonging to His Highness the Maharaja or His Highness the Yuvaraja.

15. Any breach of the above conditions or rules on the part of the contractor or his servants will entail the forfeiture of the deposit or the levy of a fine not exceeding Rs. 50 for each infringement. If the fine be not paid or in the event of instalments or other sums due are not paid within the prescribed date it shall be competent to the President to suspend further collection of toll by the contractor and dispose of the right to collect the toll during the remaining period by a resale or otherwise. The resale will be held at the risk of the defaulting contractor who shall be liable to make good all losses accruing but shall not be entitled to any profits arising from the resale.

16. The imposition of fine or resale of the contract shall be no bar to the prosecution of the contractor or his employees for any offence or to the institution of other legal steps against them under any law in force for the time being.

M. G. KLISHNASWAMI RAO,
President,
Kadur District Board.

SCHEDULE A.

1. Name of toll-gate or bridge	...	Kote Danivasa.
2. Situation of the gate	...	On the Narasimharajapura Shimoga road.
3. Whether toll is to be levied on through traffic, incoming traffic or outgoing traffic	...	On all kinds of traffic.
4. Traffic specially exempted from payment of toll on account of the peculiar situation of the toll- gate or the special requirements to the people near the toll-gate.	...	
5. Amount of deposit required	...	One-sixth of the total amount of contract for the year.
6. Place of sale	...	Deputy Amildar's Office, Nara- simharajapura.
7. Date of sale	...	24th April 1923, Tuesday.
8. Officer conducting the sale	...	The President, District Board, or any officer authorised by him.
9. Officer confirming the sale	...	President, District Board.
10. Remarks	...	Nil.

SCHEDULE B.

Details of traffic	Rate, if laden or ridden	Rate, if unladen or led
On every motor car	Rs. a. p. 1 0 0	Rs. a. p. 1 0 0
Do motor bicycle or tricycle	0 4 0	0 4 0
Do four-wheeled carriage	0 12 0	0 12 0
Do two-wheeled carriage	0 4 0	0 4 0
Do cart drawn by two bullocks, horses, ponies, asses or mules	0 4 0	0 2 0
On every camel	0 4 0	0 2 0
Do elephant	1 0 0	1 0 0
Do buffalo or bullock per head	0 1 0	0 0 6
Do on every horse	0 1 6	0 0 9
Do ass	0 0 6	0 0 3
Cart or other vehicles not on springs drawn by a single bullock, buffalo, horse, pony, ass or mule.	0 2 0	0 1 0
Sheep or goat, etc.	0 0 1	0 0 1

No. L. 7009—L. B. 49-22-137, dated 11th April 1923.

Under Rule (i) of the Rules for the election of Presidents and Vice-Presidents of Local Boards published with Notification No. L. 11758—L. B. 54-18-8, dated 15th March 1919, Government are pleased to approve of the election of Mr. T. Krishna Rao as the Vice-President of the Taluk Board of Mysore.

No. L. 7011—L. B. 49-22-138, dated 11th April 1923.

Under Rule (i) of the Rules for the election of Presidents and Vice-Presidents of Local Boards published with Notification No. L. 11758—L. B. 54-18-8, dated 15th March 1919, Government are pleased to approve of the election of Mr. A. Narasimha Murthi as the Vice-President of the Taluk Board of Krishnarajapete.

No. L. 7013—L. B. 49-22-139, dated 11th April 1923.

Under Rule II (i) of the Rules for the election of Presidents and Vice-Presidents of Local Boards issued under Government Notification No. L. 11758—L. B. 54-18-8, dated the 15th March 1919, Government are pleased to approve of the election of Mr. C. Srinivasa Rao as Vice-President of the Kadur District Board.

By Order,
T. E. JEYAKAMA AIYAR,
Secretary to Government,
Revenue Department.



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BANGALORE, THURSDAY, APRIL 19, 1923.

PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

MUNICIPAL AND LOCAL BOARDS.

No. L. 7026—L. B. 49-22-140, dated 12th April 1923.

Under Rule (i) of the Rules for the election of Presidents and Vice-Presidents of Local Boards, published with Notification No. 11758—L. B. 54-18-8, dated the 15th March 1919, Government are pleased to approve of the election of Mr. D. Venkatesiah, B.A., B.L., Advocate, as the Vice-President of the District Board of Kolar.

By Order,

T. E. JEYARAMA AIYAR,

Secretary to Government,

Revenue Department.

BANGALORE DISTRICT.

Dated 10th April 1923.

The right of collecting fees at the Market at the Chandapur Santhe in the Anekal Taluk in the Bangalore District, from 1st July 1923 to 30th June 1924, will be sold by the President, Anekal Taluk Board, by public auction at Anekal on Friday the 23rd June 1923, at 1 P.M.

2. The successful purchaser shall collect fees only at the rates noted in the annexed schedule and at no higher rates, and only on the articles that will be brought on Santhe days within the market premises.

3. The President, District Board, reserves to himself the power of refusing the highest or any bid that may be offered without assigning any reason therefor.

4. The contract amount is payable in twelve monthly instalments due on or before the 7th of the following month. The contractor shall pay as soon as the sale is over, a deposit equal to two months' instalments, for the due performance of the contract. The amount in

deposit will, if the conditions of the contract are complied with, be credited towards the instalments due for the last two months of the contract, failing which, the deposit will be forfeited.

5. If the deposit is not made immediately after the close of the sale, the contract will be resold at the risk of the first purchaser. If default is made in the payment of instalments on due date, i. e., 7th of every month; interest, at 1 pie per rupee per month, will be charged on the amount due after the 7th of every month till the date of payment, and the unexpired portion of the contract will also be liable to be sold again at the discretion of the President, District Board, and the loss arising from the resale will be recovered from the former contractor, who shall not be entitled to the profits, if any.

6. The contractor is also bound to keep a detailed account showing collections and it shall be open to inspection by the officers of the Taluk and District Boards.

7. The contractor of the market will also be given the right of collecting and utilizing the market sweepings and it will be his duty to keep the premises clean, failing which, a fine of Re. 1 will be levied for each day per diem of default, and should the default continue for more than six days, the contract is liable to be cancelled and resold at his risk.

8. The contractor shall exhibit at the entrance to the market place on market days a notice board selling forth the rates at which fees are levied.

9. No claim for remission on account of prevalence of plague, cholera and other epidemics, or any other cause will be entertained.

10. The market is liable to be closed temporarily for the purpose of preventing the spread of epidemics, either among men or cattle if such a course is considered necessary by the President, District Board. No claim for remission consequent on such prohibition can however be entertained.

11. The shop fee is a levy in addition to the rent that has to be paid for occupying the stalls.

12. A person bringing things for his own shop, shall not be charged separate fees, one for the load and the other for exposing the things in the shop; but will be liable for only the higher fee.

13. The contractor shall be responsible for the care and cleanliness of the stalls. He shall not allow animals to be tethered in the stalls nor ovens to be kept therein.

14. The shop-keepers and the contractor are bound to obey the orders of the Taluk Board authorities with regard to the allocation of shops.

15. Should the contractor or his servants charge or attempt to charge any fees other than those stated in the schedule below, or should he or his servants fail to fulfil any of the obligations entailing on him by any of the preceding paragraphs, his contract will be liable to be cancelled, his deposit forfeited and the lease resold at his risk.

Schedule.

	Rs.	a.	p.
Per shop of the 1st class	0	4	0
Do 2nd class	0	2	0
Do 3rd class	0	1	0
Per cart, laden	0	1	0
Per cart, unladen	0	0	6
Per bullock, buffalo or horse, laden	0	0	6
Per head load	0	0	3
Bullock, buffalo, etc., each	0	0	6
Sheep and goats, each	0	0	3
Per stall	0	1	0

(For classification of shops, see the Kanarese copy of the Notification.)

A person having a shop in more than one place must pay a separate fee for each shop. The space for each shop should not ordinarily exceed 5' x 6' except in the case of sweetmeat shops, for which a space not exceeding 10 square feet will be allowed, shops occupying more than the prescribed area will be subject to higher fees.

B. OOSMAN KHAN,
President (in charge).

OFFICE OF THE CITY MUNICIPAL COUNCIL, BANGALORE.

Dated 17th March 1923.

VACANT SITES.

The following statement contains particulars about the vacant building sites for which the annual tax has not been paid and has been long in arrears. All attempts to trace the original purchasers have hitherto failed. Therefore this final notice is issued before the resumption of the sites.

2. The parties concerned or those who at present claim the sites are hereby required to produce the necessary evidence to establish their title and to pay up the arrears, before the expiry of three months from the date of this notice, failing which, the Municipal Council will resume the sites on the 25th June 1923 and sell them by auction on dates to be notified :—

No.	Door No.	Street	Name	Amount
				Rs. a. p.
1	56	Lashkar lane	Ayyaswamy Mudaliar	5 7 0
2	5	Krishnappa Mudaliar street	Guru Mudaliar	3 2 9
3	6	Do	Do	1 9 7
4	7	Do	Do	2 11 6
5	8	Do	Do	4 1 2
6	11	Do	Do	6 12 6
7	17	Arumugam Mudaliar street	Varadarajulu Naidu	25 6 0
8	8	Durgachalam Mudaliar street	Narayanaswamy	3 9 11
9	16	Pension Veerapillai	Ayya Setty	10 13 4
10	68	Lal-Bagh	Ali Sahib	5 15 10
11	38	Sadara Mudalappa street	Muniappa	12 6 3
12	16	Gollara Obalappa street	Venkataramaniah	5 3 4
13	34	Shanbhog Venkataramanayya	Muniivenkatamma	7 2 4
14	17	Upparaballi	Venkatappa	1 1 6
15	17—1	Do	Atkachamma	23 6 11
16	46	Do	Krishnappa	1 6 0
17	49	Do	Muniamma	2 10 0
18	53	Do	Ramiah	1 6 0
19	56	Do	Muniappa	14 14 3
20	56	Do	Thinmappa	1 6 0
21	60	Do	Hanumavarada	1 6 0
22	62	Do	Gurappa	9 7 9
23	9	3rd Chik Lal-Bagh	Jafar Sahib	1 6 0
24	10	Do	Abdul Razak	1 6 0
25	13	Do	Mahamed Yusuf	1 6 0
26	8	6th Do	Katharappa	24 11 9
27	47	Koramarapalya	Naganna	1 6 0

ANANDA RAO S. SIRSI,

President, City Municipal Council.

KOLAR DISTRICT.

Notification.

Under Sections 49 and 50 of the Local Boards and Village Panchayets Regulation, the Village Panchayet of Beechagondahalli, Kolar Taluk, is reconstituted as under for a period of three years :—

Elected Members.

1. Messrs. Maddireddi.

2. „ Appiah Gowda.
3. Messrs. Munisamappa.

4. „ Krishnappa.

5. „ Chennakesaviah.

Nominated Members.

1. Messrs. Naranappa
2. Messrs. Vajar Naranappa.

B. SRINIVASA IYENGAR,

For Deputy Commissioner



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BANGALORE, THURSDAY, APRIL 26, 1923.

PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT. MYSORE CITY.

Dated 17th April 1923.

The right to collect tolls in the City of Mysore (subject to the provisions contained in Sections 78 and 79 of the Municipal Regulations) at each toll-gate or at all the toll-gates specified in Schedule A, from 1st July 1923 to the 30th June 1924, will be sold by public auction in the Rangacharlu Memorial Hall by the President or any other officer deputed for the purpose, at 3 o'clock on the afternoon of the 14th May 1923.

2. Persons intending to bid at the sale must attend in person or by a duly accredited agent. Every such person should deposit beforehand Rs. 50 as earnest money. The deposits of all the bidders, except those whose bids are to be recommended for acceptance, will be returned at the close of the sale. The deposit of the successful bidder who will be called the contractor will be returned only on fulfilment of the contract. The deposits of the remaining bidders will be returned soon after the confirmation of the sale.

3. The contractors who purchase the right must collect tolls at the rates mentioned in Schedule B, on in-coming traffic only entering the Municipal limits and at no higher rates, and shall be bound to furnish receipts in the form prescribed by the President, duly dated to the parties paying tolls.

4. The President reserves to himself the power of refusing or accepting the highest or any bid that may be offered.

5. The contract amount is payable in twelve equal monthly instalments due on or before the 10th of the following months, failing which general interest at the rate of one pie per rupee per month after the 10th will be charged. The contractors shall pay, as soon as the sale is over, a deposit equal to two monthly instalments for the due performance of the contract and shall, if required, give proper security for the payment of the remaining instalment. The amount of deposit will, if the conditions of the contract are complied with, be credited towards the instalments, due for the last two months of the contract.

6. If the deposit is not made immediately after the close of the sale, the contract will be resold at the risk of the approved bidder. If default is made in the payment of the instalments, the contractors will forfeit the deposit, and the unexpired portion of the contract will also be liable to be sold and the deficit will be recovered from the contractors, who shall not be entitled to the profit, if any.

7. The contractors are also bound to keep an account showing the daily collections etc., in the form specified by the President, and it shall be submitted by the contractors every month for the inspection of the President and shall also be open to inspection by the Sayer and Municipal Authorities.

8. They shall also be bound to keep a true account of traffic passing through the gates, as specified in para 6, for which purpose they shall bind themselves to maintain at their own cost a resident musaddi at each toll-gate.

9. The contractors will have the use of existing toll-houses and gates, and they will be required to keep them in good order.

10. The contractor shall, within fifteen days of the receipt of the intimation of confirmation of the sale in his favour, execute a muchalika on a eight anna stamp paper purchased at his own cost in the form prescribed by the President binding himself and his heirs in respect of the performance of the contract, subject to the conditions specified above, failing which the sale will be cancelled and the right will be resold holding the original purchaser responsible to any deficit that may result by the resale.

11. No tolls will be levied on the following:

(1) Vehicles bearing Municipal numbers or possessing passes of the Municipality and on carriages and carts and animals the property of or employed by Government or the Palace or the Municipal Council or licensed or registered by the said Council; and no more than one payment of toll shall be demanded for and in respect of any carriage or cart or animal, in any one period of twenty-four hours counted from midnight to midnight.

(2) All vehicles and animals used for the passage of troops and Military or Government Stores and equipages on their march, or of Military, Civil or Police officers on duty or of any person or property in their custody and vehicles and animals belonging to the Hon'ble the Resident in Mysore and also mail tonga plying between Mysore and Coorg.

SCHEDULE A:

No.	Name of road.	Name of Ookad.
1.	Princess road	Ookad at the end of Belagola road near Municipal boundary stone.
2.	Idiga road	Kempanakatte Ookad
3.	Bangalore and Nilgiri road	Veeranagere "
4.	Cemetery road	Bangali Santri "
5.	Mahadevapur road	Jalapuri "
6.	Bangalore and Mysore road	Ittigegudi "
7.	Race-course road	Rana Santri "
8.	Nanjangud road	Nanjana "
9.	Do	Nachanahalli "
10.	Manantoddy road	Chatnahalli "
11.	Road behind Chamaraj Agrahar near Civil Courts.	Chamarajapuram "
12.	Bogadi road	Kukkarahalli "
13.	Yelwal	Srirampet "

SCHEDULE B.

Name of animal or vehicle.	Sanctioned rates.
	Rs. & p.
On every four-wheeled carriage on spring	0 6 0
On every two-wheeled do	0 3 0
On every hackney or cart drawn by men, bulls or bullocks, horses, asses or mules (laden).	0 3 0
On every hackney or cart drawn by men, bulls or bullocks, horses, asses or mules (unladen).	0 1 6
On every buffalo, bull or bullock (laden)	0 0 9
On every horse over 13 hands, laden or ridden	0 1 6
On every horse over 13 hands not laden or ridden	0 0 9
On every horse of or under 13 hands laden or ridden	0 0 9
On every horse of or under 13 hands not laden or ridden	0 0 6
On every elephant	0 12 0
Do camel	0 1 6
Do bicycle or tricycle	0 1 6
Do motor car	0 6 0
Do motor cycle	0 3 0
Do Rickshaw	0 3 0

C. SRIKANTESVARA AYYAR,
President.

MOLAKALMURU MUNICIPALITY.

Notification dated 13th April 1923.

The right to collect market fees as noted in schedules A and B during the official year 1923-24, will be sold by public auction at the place and on the date noted in Schedule A.

2. Persons intending to bid at the sale must attend in person or by a duly accredited agent. Every such person should deposit beforehand an amount equal to one-sixth of the contract amount for the previous year as shown in schedule A, as earnest money. The deposits of all the bidders except the first two or three whose bids are to be recommended for acceptance will be returned at the close of the sale. The deposit of the successful bidder who will be called the contractor will be returned only on fulfilment of the contract. The deposits of the remaining bidders will be returned soon after the confirmation of the sale.

3. The sale will not become absolute until confirmed by the authority noted in schedule A, who reserves the final power of refusing or accepting without assigning any reason whatever, the highest on any bid that may be offered.

4. The contractor shall within fifteen days of the receipt of information of confirmation of the sale in his favour execute an agreement on a duly stamped paper binding himself and his heirs to observe the conditions hereinafter set forth and to be subject to the penalties, forfeitures and liabilities referred to therein and shall furnish, if he does not hold property in Mysore, at least two sureties who own sufficient properties in the Mysore State for the due performance of the contract.

5. The contract shall not be transferred by sale, gift or otherwise or sub-leased without the previous sanction of the Municipal Council.

6. The contract amount shall be paid in twelve equal monthly instalments in advance on the 1st day of every month into the Municipal Office.

7. The contractor shall have no claim to the fees recovered from persons compounding the payment of toll in accordance with the Standing Rules and Orders approved by Government. He shall also pay along with the instalments, the authorized Local Railway and Educational cesses, if any, at the prescribed rates.

8. Interest at 9 per cent per annum shall be levied on all overdue amounts till date of payment.

9. The contractor shall collect fees only at the rates and at the place (viz., within the premises of the santhe bazaar) on the shandy days on the items specified in schedule B.

10. The contractor shall give to the person paying the market fee a proper receipt showing the date of payment of market fee.

11. The contractor shall keep at the santhe bazaar true accounts of the weekly collections and the items on which they were made. These accounts shall be open to the inspection of the Deputy Commissioner or the President. He shall if required by the Municipal President furnish to the Municipal Office at the end of every month a true return for the month showing the goods brought into the market in prescribed form.

12. The contractor shall not be entitled to any remission of the contract amount or to any compensation on account of seasonal conditions or any other cause whatever.

13. The contractor shall conform generally to the rules published in the late Chief Commissioner's Notification No. 274, dated 4th November 1876 and the rules framed by the Municipal Council under the Municipal Regulation. He shall recognise all exemptions made by the statute or rules in force for the time being. He shall pay special attention to the following point.

(a) A table of authorised fees shall be legibly written in English and Kanbada and shall be put up in a conspicuous place near the market.

14. Any breach of the above conditions or rules on the part of the contractor or his servants will entail the forfeiture of the deposit or the levy of a fine not exceeding Rs. 50 for each infringement. If the fine be not paid or in the event of instalments or other sums due are not paid within the prescribed date, it shall be competent to the President to suspend further collection of market fee by the contractor and dispose of the right to collect the market fees during the remaining period by a resale or otherwise. The resale will be held at the risk of the defaulting contractor who shall be liable to make good all losses accruing but shall not be entitled to any profits arising from the resale.

15. The imposition of fine, or resale of contract shall be no bar to the prosecution of the contractor or his employees for any offence or to the institution of other legal steps against them under any law in force for the time being.

SCHEDULE A.

Name of market	Situation of the market	Amount of deposit	Place of sale	Date of sale	Officer conducting the sale	Officer confirming the sale
Molakalmuru	Behind the Government A.V. School building, Molakalmuru, called Santhe Bazaar.	Rs. 45 (the contract amount for the year, being Rs. 266).	Municipal Office.	5th June 1923.	President, Municipality.	President, Municipality in Council.

SCHEDULE B.

	Rs.	a.	p.
1. On every laden cart drawn by two bullocks coming to the market place	0	2	0
2. On every laden cart drawn by single bullock coming to the market place	0	1	0
3. On every bullock or ass coming to the market place laden	0	0	6
4. On every head load coming to the market place	0	0	3

A. MAKALAPPA,
President.

SHIMOGA DISTRICT.

Notification dated 3rd April 1923.

The right to collect tolls at the toll-gates as noted in Schedules A and B during the official year 1923-24, will be sold by public auction at the places and on the dates specified against each gate.

2. Persons intending to bid at the sale must attend in person or by a duly accredited agent. Every such person should deposit beforehand an amount equal to one-sixth of the contract amount for the previous year as shown in Schedule A, as earnest money. The deposits of all the bidders except the first two or three whose bids are to be recommended for acceptance will be returned at the close of the sale. The deposit of the successful bidder who will be called the contractor will be returned only on fulfilment of the contract. The deposits of the remaining bidders will be returned soon after the confirmation of the sale.

3. The sale will not become absolute until confirmed by the authority noted in Schedule A, who reserves the final power of refusing or accepting without assigning any reason whatever, the highest or any bid that may be offered.

4. The contractor shall within fifteen days of the receipt of intimation of confirmation of the sale in his favour, execute an agreement on a duly stamped paper binding himself and his heirs to observe the conditions hereinafter set forth and to be subject to the penalties, forfeitures and liabilities referred to therein and shall furnish, if he does not hold property in Mysore, at least two sureties who own sufficient properties in the Mysore State for the due performance of the contract.

5. The contract shall not be transferred by sale, gift or otherwise or sub-leased without the previous sanction of the Deputy Commissioner.

6. The contract amount shall be paid in 12 equal monthly instalments in advance on the 1st day of every month into the Taluk Office.

7. The contractor shall have no claim to the fees recovered from persons compounding the payment of toll in accordance with the standing Rules and Orders approved by Government. He shall also pay along with the instalments, the authorised Local Railway and Educational Cesses, if any, at the prescribed rates.

8. Interest at 9 per cent per annum shall be levied on all overdue amounts till date of payment.

9. The contractor shall collect tolls only at the rates and at the gates on the traffic specified in Schedules A and B.

10. The contractor shall give to the person paying the toll a proper receipt showing the date and hour of payment of toll.

11. The contractor shall keep at the toll-gate, true accounts of the daily collections and of the traffic passing through the toll gate. These accounts shall be open to the inspection of the Deputy Commissioner, the Assistant Commissioner and the Amildar. He shall, if required by the Deputy Commissioner furnish to the Taluk Office at the end of every month, a true return for the month showing the traffic passing through the gate in the prescribed form.

12. The contractor will have the use of the existing toll house and gate without payment of any rent, and he should keep them in good repair, failing which, the cost of repair will be recovered from him. If any toll-gate or house is required, it will be put up at the cost of the Local Board.

13. The contractor shall not be entitled to any remission of the contract amount or to any compensation on account of seasonal conditions or any other cause whatever.

14. The contractor shall conform generally to the rules published in the late Chief Commissioner's Notification No. 274, dated 4th November 1876; and the rules issued under the Local Boards and Village Panchayets Regulation. He shall recognise all exemptions made by the statute or rules in force for the time being. He shall pay special attention to the following points:—

- (a) A table of authorised tolls shall be legibly written in English and Kannada and shall be put up in a conspicuous place near toll-gate.
- (b) Animals drawing any vehicles for which tolls can be demanded, are not also to be charged with toll.
- (c) No toll shall be levied afresh on any cart, etc., passing along the toll-gate if within a period of twenty-four hours computing from sunrise to sunrise, a toll has been collected thereon at a toll-gate in the Mysore State or a toll-gate in British India in respect of which the Government have secured reciprocity for exemption in consultation with the British authorities.
- (d) Carts laden with bone or other substance as manure shall be treated as unladen and tolled accordingly.
- (e) No toll shall be levied on foot passengers.
- (f) No tolls shall be levied for the passage of Troops or Military Stores or equipages or of Police officers on duty or of any person or property in their custody or of any property *bona fide* belonging to Government as established, where proof is required by the production of a pass or certificate from any officer of the department to which the property belongs, authorised by the Deputy Commissioner or by Government to grant such certificates or passes, which pass or certificate shall be delivered up at the last toll-gate passed before the cart, carriage, or animal, conveying such property reaches the destination noted in such pass or certificate.
- (g) No toll shall be levied for the passage of carriages, cars, animals, etc.—
 1. Belonging to the Local Boards.
 2. Conveying Local Boards servants on duty or property in the custody of such servants.
 3. Licensed by the Local Boards.
 4. Possessed by a person who has compounded with the Local Boards prescribed sum in accordance with the rules approved by Government.
 5. Engaged by the Postal Department to convey mails.
 6. Belonging to the Hon'ble the British Resident in Mysore.
 7. Belonging to Government servants travelling on duty who are certified by their respective immediate superiors as being not entitled to travelling allowance.
 8. Belonging to His Highness the Maharaja or His Highness the Yuvaraja.

15. Any breach of the above conditions or rules on the part of the contractor or his servants will entail the forfeiture of the deposit or the levy of a fine not exceeding Rs. 50 for each infringement. If the fine not paid or in the event of instalments or other sums due are not paid within the prescribed date, it shall be competent to the Deputy Commissioner to suspend further collection of toll by the contractor and dispose of the right to collect the toll during the remaining period by a re-sale or otherwise. The re-sale will be held at the risk of the defaulting contractor who shall be liable to make good all losses accruing, but shall not be entitled to any profits arising from the re-sale.

16. The imposition of fine or re-sale of the contract shall be no bar to the prosecution of the contractor or his employees for any offence or to the institution of other legal steps against them under any law in force for the time being.

SCHEDULE "B."

Details of Traffic.

Schedule of Rates.

	Rs.	a.	p.
1. On every motor car	1	0	0
2. On every motor tricycle or bicycle	0	4	0
3. On every other vehicle of any descriptions propelled by steam or other motor power	1	0	0
4. On every four-wheeled carriage	0	12	0
5. On every two-wheeled carriage on springs other than a jatka or ekka	0	8	0

Details of Traffic.

Schedule of Rates.

	Rs.	a.	p.
6. On every jatka or ekka laden	0	4	0
7. On every jatka or ekka unladen	0	2	0
8. On every other vehicle with springs including tricycle or bicycle	0	2	0
9. On every cart or other vehicle not on springs drawn by eight bullocks, buffaloes, horses, ponies, asses or mules, if laden	1	0	0
10. On every cart or other vehicle not on springs drawn by eight bullocks, buffaloes, horses, ponies, asses or mules, if not laden	0	8	0
11. On every cart or vehicle not on springs drawn by six bullocks buffaloes, horses, ponies, asses or mules, if laden	0	8	0
12. On every cart or other vehicle not on springs drawn by six bullocks, buffaloes, horses, ponies, asses or mules, if not laden	0	4	0
13. On every cart or other vehicle not on springs drawn by four bullocks, horses, buffaloes, ponies, asses or mules, if laden	0	6	0
14. On every cart or other vehicle not on springs drawn by four bullocks, horses, buffaloes, ponies, asses or mules, if not laden	0	3	0
15. On every cart or other vehicle not on springs drawn by two bullocks, horses, buffaloes, mules, ponies, asses, if laden	0	4	0
16. On every cart or other vehicle not on springs drawn by two bullocks, buffaloes, horses, ponies, asses or mules, if not laden	0	2	0
17. On every cart or other vehicle not on springs drawn by single bullock, buffalo, horse, pony, ass or mule, if laden	0	2	0
18. On every cart or other vehicle not on springs drawn by single bullock, buffalo, horse, pony, ass or mule, if not laden	0	1	0
19. On every bullock or buffalo per head, if laden	0	1	0
20. On every bullock or buffalo per head, if not laden	0	0	6
21. On every elephant	0	1	0
22. On every camel, if laden	0	4	0
23. On every camel, if not laden	0	2	0
24. On every horse if laden or ridden	0	1	6
25. On every horse, if unladen or unriden	0	0	9
26. On every thattu or mule, if laden or unriden	0	0	9
27. On every thattu or mule, if unladen or led	0	0	6
28. On every ass if laden or ridden	0	0	6
29. On every ass if unladen or led	0	0	3
30. On every sheep or goat or pig	0	0	1
31. On every palanquin, doli, palna, or tonjan with more than two bearers	0	4	0
32. On every palanquin, doli, palna or tonjan with two bearers	0	2	0

SCHEDULE A.

Particulars	Shikarpur Taluk	Sorab Taluk	Nagar Taluk
1. Name of toll-gate	Hulaginakoppa	(1) Badadabyile with sub-toll gate at Karadi gere, (2) Agasavalli.	Lakshnupur
2. Situation of the toll-gate	Do	Do	Do
3. Whether toll is to be levied as thorough traffic, incoming traffic, or outgoing traffic	On all kinds of traffic	On all kinds of traffic	On all kinds of traffic
4. Traffic specially exempted from payment of toll on account of the peculiar situation of the toll gate or the special requirements to the people near the toll gate.	Vide para 14, 1 to 9	Vide para 14, 1 to 9	Vide para 14, 1 to 9
5. Amount of deposit required	Rs. 572-8-0	158-5-4, 238-5-4	131-10-8
6. Place of sale	Shikarpur	1. Sorab, 2. Anavatti	Kallurkotte
7. Date of sale	21st May 1923	25th May 1923, 28th May 1923.	31st May 1923
8. Officer conducting the sale	Sub-Division Officer, Sagar.	Sub-Division Officer, Sagar.	Sub-Division Officer, Sagar.
9. Officer confirming the sale	Deputy Commissioner	Deputy Commissioner	Deputy Commissioner
10. Remarks			

Notification dated 17th April 1923.

The right to collect tolls at the toll-gates as noted in Schedules A and B during the official year 1923-24, will be sold by public auction at the places and on the dates specified against each gate.

2. Persons intending to bid at the sale must attend in person or by a duly accredited agent. Every such person should deposit beforehand an amount equal to one-sixth of the contract amount for the previous year as shown in Schedule A, as earnest money. The deposits of all the bidders, except the first two or three whose bids are to be recommended for acceptance, will be returned at the close of the sale. The deposit of the successful bidder, who will be called the contractor, will be returned only on fulfilment of the contract. The deposits of the remaining bidders will be returned soon after the confirmation of the sale.

3. The sale will not become absolute until confirmed by the authority noted in Schedule A who reserves the final power of refusing or accepting without assigning any reason whatever, the highest or any bid that may be offered.

4. The contractor shall, within fifteen days of the receipt of intimation of confirmation of the sale in his favour, execute an agreement on a duly stamped paper binding himself and his heirs to observe the conditions hereinafter set forth and to be subject to the penalties, forfeitures and liabilities referred to therein and when he does not hold property in Mysore, shall furnish at least two sureties who own sufficient properties in the Mysore State for the due performance of the contract.

5. The contract shall not be transferred by sale, gift or otherwise or sub-leased without the previous sanction of the Deputy Commissioner.

6. The contract amount shall be paid in twelve equal monthly instalments in advance on the 1st day of every month into the Taluk Office.

7. The contractor shall have no claim to the fees recovered from persons compounding the payment of toll in accordance with the Standing Rules and Orders approved by Government. He shall also pay along with the instalments, the authorized Local, Railway and Educational Cesses, if any, at the prescribed rates.

8. Interest at 9 per cent per annum shall be levied on all overdue amounts till date of payment.

9. The amount due from the contractor or his sureties shall be recoverable as if they were arrears of land revenue under the provisions of the Land Revenue Regulation and the Rules thereunder.

10. The contractor shall collect tolls only at the rates and the gates on the traffic specified in Schedules A and B.

11. The contractor shall give to the person paying the toll a proper receipt showing the date and hour of payment of toll.

12. The contractor shall keep at the toll-gate true accounts of the daily collections and of the traffic passing through the toll-gate. These accounts shall be open to the inspection of the Deputy Commissioner, the Assistant Commissioner and the Amildar. He shall if required by the Deputy Commissioner furnish to the Taluk Office at the end of every month, a true return for the month showing the traffic passing through the gate in a prescribed form.

13. The contractor will have the use of the existing toll house and gate without payment of any rent and he should keep them in good repair failing which the cost of repair will be recovered from the contractor. If any toll-gate or house is required, it will be put up at the cost of Government.

14. The contractor shall not be entitled to any remission of the contract amount or to any compensation on account of seasonal conditions or any other cause whatever.

15. The contractor shall conform generally to the rules published in the late Chief Commissioner's Notification No. 274, dated 4th November 1876. He shall recognize all exemptions made by the Statute of Rules in force for the time being. He shall pay special attention to the following points:—

- (a) A table of authorized tolls shall be legibly written in English and Kannada and shall be put up in a conspicuous place near the toll-gate.
- (b) Animals drawing any vehicles for which tolls can be demanded are not also to be charged with toll.
- (c) No toll shall be levied afresh on any cart, etc., passing along the toll-gate if within a period of 24 hours computing from sun-rise a toll has been collected thereon at a toll-gate in the Mysore State or a toll-gate in British India in respect of which the Government have secured reciprocity for exemption in consultation with the British Authorities.

- (d) Carts laden with bone or other substance as manure shall be treated as unladen and tolled accordingly.
- (e) No toll shall be levied on foot-passengers.
- (f) No tolls shall be levied for the passage of Troops or Military Stores or equipages or of Police Officers on duty or of any person or property in their custody or of any property *bona fide* belonging to Government as established, where proof is required by the production of a pass or certificate from any officer of the department to which the property belongs, authorised by the Deputy Commissioner or by Government to grant such certificates or passes, which pass or certificate shall be delivered up at the last toll-gate passed before the cart, carriage, or animal, conveying such property, reaches the destination noted in such pass or certificate.
- (g) No toll shall be levied for the passage of carriages, carts, animals, etc.
- (1) Belonging to Local Boards or Municipal Council.
 - (2) Conveying Local Boards or Municipal servants on duty or property in the custody of such servants.
 - (3) Licensed by the Local Boards or Municipal Council.
 - (4) Assessed by the Municipal Council to Municipal taxation provided the tax has been paid in advance.
 - (5) Possessed by a person who has compounded with Revenue authorities for a prescribed sum in accordance with the Rules approved by Government.
 - (6) Engaged by the Postal Department to convey Mails.
 - (7) Belonging to the Honorable the British Resident in Mysore.
 - (8) Belonging to Government servants travelling on duty who are certified by their respective immediate superiors as being not entitled to travelling allowance.
 - (9) Belonging to His Highness the Maharaja or His Highness the Yuvaraja.
16. Any breach of the above conditions for rules on the part of the contractor or his servants will entail the forfeiture of the deposit or the levy of a fine not exceeding Rs. 50 per each infringement. If the fine be not paid or in the event of instalments or other sums due are not paid within the prescribed date, it shall be competent to the Deputy Commissioner to suspend further collection of toll by the contractor and dispose of the right to collect the toll during the remaining period by a resale or otherwise. The resale will be held at the risk of the defaulting contractor who shall be liable to make good all losses accruing but shall not be entitled to any profits arising from the resale.
17. The imposition of fine or resale of the contract shall be no bar to the prosecution of the contractor or his employees for any offence or to the institution of other legal steps against them under any law in force for the time being.

SCHEDULE A.

1. Name of toll-gate	Agumbe Ghat.
2. Situation of the gate	Good.
3. Whether toll is to be levied on through traffic, incoming traffic.	
4. Traffic specially exempted from payment of toll on account of the peculiar situation of the toll-gate or the special requirements to the people near the toll-gate.	
5. Amount of deposit required	one-sixth of the contract amount of the previous year, viz., Rs. 637-8-0.
6. Place of sale	Taluk Office, Tirthahalli.
7. Date of sale	26th May 1923.
8. Officer conducting the sale	Nil.
9. Officer confirming the sale	Revenue Commissioner.
10. Remarks	Nil.

SCHEDULE B. (DETAILS OF TRAFFIC.)

Schedule of rates of toll.

	Rs.	a.	p.
1. On every motor car	1	0	0
2. Do motor tricycle or bicycle	0	4	0
3. Do other vehicle of any description propelled by steam or other motor power	1	0	0
4. Do four-wheeled carriage	0	12	0
5. Do two-wheeled carriage on springs other than a jatka or ekka	0	8	0
6. Do ekka or jatka laden	0	4	0

		Rs.	a.	p.
7	On every ekka or jatka, unladen	0	2	0
8	Do other vehicle with springs, including tricycle and bicycle	0	2	0
9	Do other cart or other vehicle, not on springs, drawn by eight bullocks, buffaloes, horses, ponies, asses or mules, if laden	1	0	0
10	Do other cart or other vehicle, not on springs, drawn by eight bullocks, buffaloes, horses, ponies, asses or mules, if not laden	0	8	0
11	Do cart or other vehicle, not on springs, drawn by six bullocks, buffaloes, horses, ponies, asses or mules, if laden	0	8	0
12	Do cart or other vehicle, not on springs, drawn by six bullocks, buffaloes, horses, ponies, asses or mules, if not laden	0	4	0
13	Do on every cart or other vehicle, not on springs, drawn by four bullocks, buffaloes, horses, ponies, asses or mules, if laden	0	6	0
14	Do do do do if not laden	0	3	0
15	Do cart or other vehicle, not on springs, drawn by two bullocks, buffaloes, horses, ponies, asses or mules, if laden	0	4	0
16	Do do do do if not laden	0	2	0
17	Do cart or other vehicle, not on springs, drawn by a single bullock, buffalo, horse, pony, ass or mule, if laden	0	1	0
18	Do do if not laden	0	0	6
19	Do buffalo or bullock, per head, if laden	0	1	0
20	Do do if not laden	0	0	6
21	Do elephant	1	0	0
22	Do camel, if laden	0	4	0
23	Do camel, if not laden	0	2	0
24	Do horse, if laden or ridden	0	1	6
25	Do do if unladen or led	0	0	9
26	Do tattu or mule, if laden or ridden	0	0	9
27	Do do if unladen or led	0	0	6
28	Do ass, if laden or ridden	0	0	6
29	Do ass, if unladen or led	0	0	3
30	Do sheep, goat or pig	0	0	1
31	Do palanquin, quoli, panna or kassian with two bearers	0	2	0
32	Do do with more than two bearers	0	4	0

N.B.—Animals drawing any vehicle for which toll can be demanded are not also to be charged with toll.

Notification dated 17th April, 1923.

The right to collect tolls at the toll-gates as noted in Schedules A and B during the official year 1923-24, will be sold by public auction at the places and on the dates specified against each gate.

2. Persons intending to bid at the sale must attend in person or by a duly accredited agent. Every such person should deposit beforehand an amount equal to one-sixth of the contract amount for the previous year as shown in Schedule A, as earnest money. The deposits of all the bidders except the first two or three whose bids are to be recommended for acceptance will be returned at the close of the sale. The deposit of the successful bidder who will be called the contractor will be returned only in fulfilment of the contract. The deposits of the remaining bidders will be returned soon after the confirmation of the sale.

3. The sale will not become absolute until confirmed by the authority noted in Schedule A who reserves the final power of refusing or accepting without assigning any reason whatever, the highest or any bid that may be offered.

4. The contractor shall within fifteen days of the receipt of intimation of confirmation of the sale in his favour, execute an agreement on a duly stamped paper binding himself and his heirs to observe the conditions hereinafter set forth and to be subject to the penalties, forfeitures and liabilities referred to therein and when he does not hold property in Mysore, shall furnish at least two sureties who own sufficient properties in the Mysore State for the due performance of the contract.

5. The contract shall not be transferred by sale, gift or otherwise or sub-leased without the previous sanction of the Deputy Commissioner.

6. The contract amount shall be paid in 12 equal monthly instalments in advance on the 1st day of every month into the Taluk Office.

7. The contractor shall have no claim to the fees recovered from persons compounding the payment of toll in accordance with the Standing Rules and Orders approved by Government. He shall also pay along with the instalments, the authorised Local Railway and Educational Cesses, if any, at the prescribed rates.

8. Interest at 9 per cent per annum shall be levied on all overdue amounts till date of payment.

9. The amount due from the contractor or his sureties shall be recoverable as if they were arrears of land revenue under the provisions of the Land Revenue Regulation and the Rules thereunder.

10. The contractor shall collect tolls only at the rates and at the gates on the traffic specified in Schedules A and B.

11. The contractor shall give to the person paying the toll a proper receipt showing the date and hour of payment of toll.

12. The contractor shall keep at the toll-gate, true accounts of the daily collections and of the traffic passing through the toll-gate. These accounts shall be open to the inspection of the Deputy Commissioner, the Assistant Commissioner and the Amildar. He shall if required by the Deputy Commissioner furnish to the Taluk Office at the end of every month, a true return for the month showing the traffic passing through the gate in a prescribed form.

13. The contractor will have the use of the existing toll house and gate without payment of any rent, and he should keep them in good repair, failing which, the cost of repair will be recovered from the contractor. If any toll-gate or house is required, it will be put up at the cost of Government.

14. The contractor shall not be entitled to any remission of the contract amount or any compensation on account of seasonal conditions or any other cause whatever.

15. The contractor shall conform generally to the rules published in the late Chief Commissioner's Notification No. 274, dated 4th November 1876. He shall recognise all exemptions made by the statute of rules in force for the time being. He shall pay special attention to the following points:—

(a) A table of authorised tolls shall be legibly written in English and Kannada and shall be put up in a conspicuous place near the toll-gate.

(b) Animals drawing any vehicles for which tolls can be demanded are not also to be charged with toll.

(c) No toll shall be levied afresh on any cart, etc., passing along the toll-gate if within a period of 24 hours computing from sunrise, a toll has been collected thereon at a toll-gate in the Mysore State or a toll-gate in British India in respect of which the Government have secured reciprocity for exemption in consultation with the British authorities.

(d) Carts laden with bone or other substance as manure shall be treated as unladen and tolled accordingly.

(e) No toll shall be levied on foot passengers.

(f) No tolls shall be levied for the passage of Troops or Military Stores or equipages or of Police Officers on duty or any person or property in their custody or of any property *bona fide* belonging to Government as established, where proof is required by the production of a pass or certificate from any officer of the department to which the property belongs, authorised by the Deputy Commissioner or by Government to grant such certificate or passes, which pass or certificate shall be delivered up at the last toll-gate passed before the cart, carriage, or animal, conveying such property reaches the destination noted in such pass or certificate.

(g) No toll shall be levied for the passage of carriages, carts, animals, etc.—

(1) Belonging to the Local Boards or Municipal Council.

(2) Conveying Local Boards or Municipal servants on duty or property in the custody of such servants.

(3) Licensed by the Local Boards or Municipal Council.

(4) Assessed by the Municipal Council to Municipal taxation provided the tax has been paid in advance.

(5) Possessed by a person who was compounded with Revenue authorities for a prescribed sum in accordance with the rules approved by Government.

(6) Engaged by the Postal Department to convey mails.

(7) Belonging to the Hon'ble British Resident in Mysore.

(8) Belonging to Government servants travelling on duty who are certified by their respective immediate superiors as being not entitled to travelling allowance.

(9) Belonging to His Highness the Maharaja or His Highness the Yuvaraja.

16. Any breach of the above conditions for rules on the part of the contractor or his servants will entail the forfeiture of the deposit or the levy of a fine not exceeding Rs. 50 per each infringement. If the fine be not paid or in the event of instalments or other sums due are not paid within the prescribed date, it shall be competent to the Deputy Commissioner to suspend further collection of toll by the contractor and dispose of the right to collect the toll during the remaining period by a resale or otherwise. The resale will be held at the risk of the defaulting contractor who shall be liable to make good all losses accruing, but shall not be entitled to any profits arising from the resale.

17. The imposition of fine or resale of the contract shall be no bar to the prosecution of the contractor or his employees for any offence or to the institution of other legal steps against them under any law in force for the time being.

SCHEDULE A.

1. Name of toll-gate	Hydergherghat.
2. Situation of the gate	Good.
3. Whether toll is to be levied on through traffic, incoming traffic.	Nil.
4. Traffic specially excepted from payment of toll on account of the peculiar situation of the toll-gate or the special requirements to the people near the toll-gate.	Do
5. Amount of deposit required	1/6 amount of the contract of the previous year, viz., Rs. 209-12-8.
6. Place of sale	Taluk Office, Kallurkatte (Nagar Taluk.)
7. Date of sale	31st May 1923
8. Officer conducting the sale	Sub-Division Officer, Sagar.
9. Officer confirming the sale	Revenue Commissioner.
10. Remarks	Nil.

SCHEDULE B—(DETAILS OF TRAFFIC.)

Schedule of rates of toll.

		Rs.	As.	P.
1.	On every motor car	1	0	0
2.	Do motor tricycle or bicycle	0	4	0
3.	Do other vehicle of any description propelled by steam or other motor power	1	0	0
4.	Do four-wheeled carriage	0	12	0
5.	Do two-wheeled carriage on springs other than a jatka or ekka	0	8	0
6.	Do ekka or jatka, laden	0	14	0
7.	Do do unladen	0	2	0
8.	Do other vehicle with springs including tricycle and bicycle	0	2	0
9.	Do cart or other vehicle, not on springs, drawn by eight bullocks, buffaloes, horses, ponies, asses or mules, if laden	1	0	0
10.	Do do do do if not laden	0	8	0
11.	Do cart or other vehicle, not on springs, drawn by six bullocks, buffaloes, horses, ponies, asses or mules, if laden	0	8	0
12.	Do do do do if not laden	0	4	0
13.	Do cart or other vehicle, not on springs, drawn by four bullocks, buffaloes, horses, ponies, asses or mules, if laden	0	6	0
14.	Do do do do if not laden	0	3	0
15.	Do cart or other vehicle, not on springs, drawn by two bullocks, buffaloes, horses, ponies, asses or mules, if laden	0	4	0
16.	Do do do do if not laden	0	2	0
17.	Do cart or other vehicle, not on springs, drawn by a single bullock, buffalo, horse, pony, ass or mule, if laden	0	1	0
18.	Do do do do if not laden	0	0	6
19.	Do buffalo or bullock, per head, if laden	0	1	0

20.	On every buffalo or bullock, per head, if not laden	...	0	0	6
21.	Do elephant	...	1	0	0
22.	Do camel, if laden	...	0	4	0
23.	Do do if not laden	...	0	2	0
24.	Do horse, if laden or ridden	...	0	1	6
25.	Do do if unladen or led	...	0	0	9
26.	Do tattu or mule, if laden or ridden	...	0	0	9
27.	Do do if unladen or led	...	0	0	6
28.	Do ass, if laden or ridden	...	0	0	6
29.	Do ass, if unladen or led	...	0	0	3
30.	Do sheep, goat or pig	...	0	0	1
31.	Do palanquin, dhooly, palna or tanjan with two bearers	...	0	2	0
32.	Do do do with more than two bearers	...	0	4	0

N.B.—Animals drawing any vehicle for which toll can be demanded are not also to be charged with toll.

Dated 7th April 1923.

The right to collect tolls at the toll-gates as noted in Schedules A and B during the official year 1923-24, will be sold by public auction at the places and on the dates specified against each gate.

2. Persons intending to bid at the sale must attend in person or by a duly accredited agent. Every such person should deposit before hand an amount equal to one-sixth of the contract amount for the previous year as shown in Schedule A, as earnest money. The deposits of all the bidders except the first two or three whose bids are to be recommended for acceptance will be returned at the close of the sale.

The deposit of the successful bidder who will be called the contractor will be returned only on fulfilment for the contract. The deposits of the remaining bidders will be returned soon after the confirmation of the sale.

3. The sale will not become absolute until confirmed by the authority noted in Schedule A who reserves the final power of refusing or accepting without assigning any reason whatever, the highest or any bid that may be offered.

4. The contractor shall, within fifteen days of the receipt of intimation of confirmation of the sale in his favour, execute an agreement on a duly stamped paper binding himself and his heirs to observe the conditions hereinafter set forth and to be subject to the penalties, forfeitures and liabilities referred to therein and when he does not hold property in Mysore, shall furnish at least two sureties who own sufficient properties in the Mysore State for the due performance of the contract.

5. The contract shall not be transferred by sale, gift or otherwise or sub-lease without the previous sanction of the Deputy Commissioner.

6. The contract amount shall be paid in twelve equal monthly instalments in advance on the first day of every month into the Taluk Office.

7. The contractor shall have no claim to the fees recovered from persons compounding the payment of toll in accordance with the Standing Rules and orders approved by Government. He shall also pay along with the instalments, the authorised Local Railway and Educational Cesses, if any, at the prescribed rates.

8. Interest at 9 per cent per annum shall be levied on all overdue amounts till date of payment.

9. The amount due from the contractor or his sureties shall be recoverable as if they were arrears of land revenue under the provisions of the Land Revenue Regulation and the Rules thereunder.

10. The contractor shall collect tolls only at the rates and the gates on the traffic specified in Schedules A and B.

11. The contractor shall give to the person paying the toll a proper receipt, showing the date and hour of payment of toll.

12. The contractor shall keep at the toll-gate, true accounts of the daily collections and of the traffic passing through the toll-gate. These accounts shall be open to the inspection of the Deputy Commissioner, the Assistant Commissioner and the Amildar. He shall, if required by the Deputy Commissioner, furnish to the Taluk Office at the end of every month, a true return for the month showing the traffic passing through the gate in a prescribed form.

13. The contractor will have the use of the existing toll house and gate without payment of any rent, and he should keep them in good repair failing which the cost of repair will be recovered from the contractor. If any toll-gate or house is required, it will be put up at the cost of Government.

14. The contractor shall not be entitled to any remission of the contract amount or to any compensation on account of seasonal conditions or any other cause whatever.

15. The contractor shall conform generally to the rules published in the late Chief Commissioner's Notification No. 274, dated 4th November 1876. He shall recognise all exemptions made by the statute of rules in force for the time being. He shall pay special attention to the following points:—

(a) A table of authorised tolls shall be legibly written in English and Kannada and shall be put up in a conspicuous place near the toll-gate.

(b) Animals drawing any vehicles for which tolls can be demanded are not also to be charged with toll.

(c) No toll shall be levied afresh on any cart, etc., passing along the toll-gate if within a period of twenty-four hours computing from sunrise, a toll has been collected thereon at a toll-gate in the Mysore State or a toll-gate in British India in respect of which the Government have secured reciprocity for exemption in consultation with the British authorities.

(d) Carts laden with bone or other substance as manure shall be treated as unladen and tolled accordingly.

(e) No toll shall be levied on foot passengers.

(f) No tolls shall be levied for the passage of Troops or Military Stores or equipages or of Police Officers on duty or any person or property in their custody, or of any property *bona fide* belonging to Government as established, where proof is required by the production of a pass or certificate from any officer of the department to which the property belongs, authorised by the Deputy Commissioner or by Government to grant such certificates or passes, which pass or certificate shall be delivered up at the last toll-gate passed before the cart, carriage, or animal, conveying such property reaches the destination noted in such pass or certificate.

(g) No toll shall be levied for the passage of carriages, carts, animals, etc.—

(1) Belonging to the Local Boards or Municipal Council.

(2) Conveying Local Boards or Municipal servants on duty or property in the custody of such servants.

(3) Licensed by the Local Boards or Municipal Council.

(4) Assessed by the Municipal Council to Municipal taxation provided the tax has been paid in advance.

(5) Possessed by a person who was compounded with Revenue authorities for a prescribed sum in accordance with the rules approved by Government.

(6) Engaged by the Postal Department to convey mails.

(7) Belonging to the Hon'ble the British Resident in Mysore.

(8) Belonging to Government servants travelling on duty who are certified by their respective immediate superiors as being not entitled to travelling allowance.

(9) Belonging to His Highness the Maharaja or his Highness the Yuvaraja.

16. Any breach of the above conditions for rules on the part of the contractor or his servants will entail the forfeiture of the deposit or the levy of a fine not exceeding Rs. 50 per each infringement. If the fine be not paid or in the event of instalments or other sums due are not paid within the prescribed date, it shall be competent to the Deputy Commissioner to suspend further collection of toll by the contractor and dispose of the right to collect the toll during the remaining period by a resale or otherwise. The resale will be held at the risk of the defaulting contractor who shall be liable to make good all losses accruing, but shall not be entitled to any profits arising from the resale.

17. The imposition of fine or resale of the contract shall be no bar to the prosecution of the contractor or his employees for any offence or to the institution of other legal steps against them under any law in force for the time being.

SCHEDULE A.

- | | | |
|---|-----|--------------------------|
| 1. Name of bridge | ... | Tunga Bridge at Honnali. |
| 2. Situation of the Gate | ... | Good. |
| 3. Whether toll is to be levied on through traffic, in-coming traffic | | In-coming traffic. |
| 4. Traffic specially excepted from payment of toll on account of the peculiar situation of the toll-gate or the special requirements to the people near the toll-gate | | |

5. Amount of deposit required	...	One-sixth of the contract amount of the previous year, viz., Rs. 424 11 8.
6. Place of sale	...	Honnali Taluk Office.
7. Date of sale	...	19th May 1923.
8. Officer conducting the sale	...	Sub-Division Officer, Shimoga.
9. Officer confirming the sale	...	Revenue Commissioner.
10. Remarks.		

SCHEDULE B.

DETAILS OF TRAFFIC.

Schedule of rates of toll authorised to be levied on the Honnali Bridge:—

	Rs.	a.	p.
(1) On every four-wheeled carriage, laden or unladen	0	8	0
(2) Elephant, laden or unladen	1	0	0
(3) Two-wheeled carriage or bullock coach, laden, drawn by more than one bullock, buffalo, horse, pony, ass or mule	0	4	0
(4) Do do unladen	0	2	0
(5) Cart or other vehicle drawn by a single bullock, buffalo, horse, pony, ass or mule, laden	0	2	0
(6) Do unladen	0	1	0
(7) Camel, laden or ridden	0	4	0
(8) Do unladen or led	0	2	0
(9) Horse or pony, laden or ridden	0	1	0
(10) Do unladen or led	0	0	9
(11) Ass, laden	0	0	6
(12) Bullock or buffalo, laden or unladen	0	0	6
(13) On very motor car	1	0	0
(14) Do motor bicycle or tricycle	0	4	0
(15) Ass, unladen	0	0	3
(16) Sheep, goats	0	0	1
(17) Cows, she-buffaloes	0	0	3
(18) Bullock or buffalo unladen or led	0	0	3

Note.—Animals drawing any vehicle for which toll can be demanded are not also to be charged with toll.

K. G. DUTT,
For Deputy Commissioner.
Shimoga.

CHITALDRUG DISTRICT.

Dated 22nd March 1923.

It is hereby notified for the information of the public that the right of collecting tolls on the Harihar Bridge during the year 1923-24 will be sold on the 26th May 1923, in the office of the Deputy Amildar, Harihar.

For further particulars, see detailed notification of the sale printed on pages 109-110 Part II-A. of the *Mysore Gazette*, dated 29th March 1923.

Dated 13th April 1923.

Notice is hereby given that the right of collecting tolls on the Salem-Bellary Provincial Road near the village of Thammenahalli in the Molakalmuru Taluk for twelve months from 1st July 1923, to 30th June 1924 will be sold by public auction in Amildar's Office at Molakalmuru, on 30th May 1923, at 3 p.m., Wednesday, by the Deputy Commissioner of the Chitaldrug District, or an Assistant Commissioner deputed by him for the purpose.

2. The highest bid, if approved, will be accepted by the Deputy Commissioner subject to the sanction of Government. The Deputy Commissioner reserves to himself the power of refusing or accepting the highest or any bid that may be offered without assigning any reason for such refusal.

3. The person whose bid is accepted by the Deputy Commissioner will be required to deposit at once, in cash, one-fourth of the amount of the bid, plus Local Cess thereon at one anna in the rupee and Railway Cess at six pies in the rupee and Education Cess at six pies in the rupee, and on the confirmation of the same by Government, to pay the remaining amount with Local and Railway Cesses in seven equal monthly instalments to the Taluk Treasury on the 10th of every month commencing from the 10th October 1921, the deposit being appropriated for the 8th, 9th and 10th instalments. He shall furnish two sureties holding

property in Mysore, for the regular payment of the monthly instalments and execute the requisite agreement on stamp paper within three days from the date of intimation of confirmation of the sale. Failure to conform to these conditions shall render the deposit liable to forfeiture and contract liable to resale at the risk of the purchaser, and any loss that may accrue to Government will be summarily recovered by the distraint and sale of his or of the surety's property.

4. Any instalment that may not be paid on or before the prescribed date shall be charged with interest at the rate of 6 per cent per annum.

5. The contractor shall be required to pay local Cess at the rate of one anna in the rupee, and Railway Cess at six pies in the rupee and Education Cess at the rate of six pies in the rupee on the amount of his contract.

6. The arrears due by the contractor or his sureties shall be recovered under the rules in force for the recovery of the arrears of land revenue.

7. The contractor will be required to bind himself to have an account kept showing the daily collections, and it shall be open to inspection by the Deputy Commissioner or others deputed by him.

8. The contractor will further be bound to levy no tolls other than those enumerated in the schedule annexed and to conform to the rates therein laid down on pain of being prosecuted for criminal offence and forfeiture of his contract.

9. The contractor shall levy no tolls for passage of Troops or Military Stores or equipments or of Police and other officers on duty or any property *bona fide* belonging to Government as established by the production of a certificate from the Head of the Department to which it belongs.

10. A table of tolls authorised to be levied shall be legibly written in English and Kanarese and put up by the contractor in a conspicuous place near the toll-gate.

11. The contractor shall not collect tolls at any place other than that fixed by Government, *viz.*, at the toll-gate.

12. Further particulars, if any, required can be obtained on application to the Deputy Commissioner, Chitaldrug District.

Schedule of rates of toll authorized to be levied on the Salem-Bellary Provincial Road Bridge:—

Schedule of maximum rates of tolls.

					Rs.	a.	p.
1.	On every motor car	1	0	0
2.	Do motor tricycle or bicycle	0	4	0
3.	Do vehicle of any description propelled by steam or other motor power	1	0	0
4.	Do four-wheeled carriage	0	12	0
5.	Do two-wheeled carriage on springs other than a jutka or ekka	0	8	0
6.	Do ekka or jutka, laden	0	4	0
7.	Do do unladen	0	2	0
8.	Do other vehicle with springs, including tricycle and bicycle	0	2	0
9.	Do cart or other vehicle, not on springs, drawn by eight bullocks, buffaloes, horses, ponies, asses or mules, if laden.	1	0	0
10.	Do do do do if unladen	0	8	0
11.	Do cart or other vehicle, not on springs, drawn by six bullocks, buffaloes, horses, ponies, asses or mules, if laden.	0	8	0
12.	Do do do do if not laden	0	4	0
13.	Do cart or other vehicle, not on springs, drawn by four bullocks, horses, buffaloes, ponies, asses, or mules, if laden.	0	6	0
14.	Do do do do if not laden	0	3	0
15.	Do cart or other vehicle not on springs drawn by two bullocks, buffaloes, horses, ponies, asses or mules, if laden.	0	4	0
16.	Do do do do if not laden	0	2	0
17.	Do do do drawn by a single bullock, if laden	0	2	0
18.	Do do do if not laden	0	1	0
19.	Do buffalo or bullock, per head, if laden	0	1	0
20.	Do do do if not laden	0	0	5
21.	Do elephant	1	0	0
22.	Do camel, if laden	0	4	0
23.	Do camel, if not laden	0	2	0
24.	Do horse, if laden or ridden	0	1	6
25.	Do do if unladen or led	0	0	9
26.	Do tattu or mule, if laden or ridden	0	0	9
27.	Do do if unladen or led	0	0	6

	Rs. a. p.
28. On every ass, if laden or ridden	0 0 6
29. Do ass, if unladen or led	0 0 3
30. Do sheep, goat or pig	0 0 1
31. Do palanquin, dooly, palna or tonga with two bearers	0 2 0
32. Do do with more than two bearers	0 4 0
N. B.—Animals drawing any vehicle for which toll can be demanded, are not also to be charged with toll.	

R. NANASWAMI RAO,
Deputy Commissioner.

CHITABDRUG TOWN MUNICIPALITY.

Notification dated 14th April 1923.

The right to collect tolls at the toll-gates as noted in the Schedules A and B during the official year 1923-24, will be sold by public auction at the places and on the dates specified against each gate.

2. Persons intending to bid at the sale must attend in person or by a duly accredited agent. Every such person should deposit beforehand an amount equal to one-sixth of the contract amount for the previous year as shown in Schedule A, as earnest money. The deposits of all the bidders except the first two are three whose bids are to be recommended for acceptance will be returned at the close of the sale. The deposit of the successful bidder who will be called the contractor will be returned only on the fulfilment of the contract. The deposits of the remaining bidders will be returned soon after the confirmation of the sale.

3. The sale will not become absolute until confirmed by the authority noted in Schedule A, who reserves the final power of refusing or accepting without assigning any reason whatsoever, the highest or any bid that may be offered.

4. The contractor shall within fifteen days of the receipt of intimation of confirmation of the sale in his favour, execute an agreement on a duly stamped paper binding himself and his heirs to observe the conditions hereinafter set forth and to be subject to the penalties, forfeitures and liabilities referred to therein shall furnish, if he does not hold property in Mysore, at least two persons who own sufficient properties in the Mysore State for the due performance of the contract.

5. The contract shall not be transferred by sale, gift or otherwise or sub-leased without the previous sanction of the Municipal Council.

6. The contract amount shall be paid in twelve equal monthly instalments in advance on the first day of every month into the Municipal Office.

7. The contractor shall have no claim to the fees recovered from persons compounding the payment of toll in accordance with the Standing Rules and Orders approved by Government. He shall also pay along with the instalments, the authorised Local Railway and Educational Cesses, if any, at the prescribed rates.

8. Interest at 9 per cent per annum shall be levied on all overdue amounts till date of payment.

9. The contractor shall collect tolls only at the rates and at the gates on the traffic specified in Schedule A and B.

10. The contractor shall give to the person paying the toll a proper receipt showing the date and hour of payment of toll.

11. The contractor shall keep at the toll-gate, true accounts of the daily collections and of the traffic passing through the toll-gate. These accounts shall be open to the inspection of the President. He shall, if required by the Municipal President, furnish to the Municipal Office at the end of every month a true return for the month showing the traffic passing through the gate in the prescribed form.

12. The contractor will have the use of the existing toll house and gate without payment of any rent, and he should keep them in good repair failing which, the cost of repair will be recovered from him. If any toll-gate or house is required, it will be put up at the cost of the Municipal Council.

13. The contractor shall not be entitled to any remission of the contract amount or to any compensation on account of seasonal conditions or any other cause whatever.

14. The contractor shall conform generally to the rules published in the late Chief Commissioner's Notification No. 274, dated 4th November 1876, and the rules framed by the Municipal Council under the Municipal Regulation. He shall recognise all exemptions made by the statute or rules in force for the time being. He shall pay special attention to the following points:—

- A table of authorised tolls shall be legibly written in English and Kannada and shall be put up in a conspicuous place near toll-gate.
- Animals drawing any vehicles for which toll can be demanded or not also to be charged with toll.

- (c) No toll shall be levied afresh on any cart, etc., passing along the toll-gate if within a period of 24 hours computing from sunrise to sunrise, a toll has been collected thereon at a toll-gate in the Mysore State or a toll-gate in British India in respect of which the Government have secured reciprocity for exemption in consultation with the British Authorities.
- (d) Carts laden with bone or other substance as manure shall be treated as unladen and tolled accordingly.
- (e) No toll shall be levied on foot passengers.
- (f) No tolls shall be levied for the passage of Troops or Military stores or equipages or Police Officers on duty or of any person or property in their custody or of any property *bona fide* belonging to Government as established; where proof is required by the production of a pass or certificate from any officer of the department to which the property belongs, authorised by the Deputy Commissioner or by Government to grant such certificates or passes, which pass or certificate shall be delivered up at the last toll-gate passed before the cart, carriage, or animal, conveying such property reaches the destination noted in such pass or certificate.
- (g) No toll shall be levied for the passage of carriages, cars, animals, etc.—
- (1) Belonging to Municipal Council.
 - (2) Conveying Municipal servants on duty or property in the custody of such servants.
 - (3) Licensed by the Municipal Council.
 - (4) Assessed by the Municipal Council to Municipal taxation provided the tax has been paid in advance.
 - (5) Possessed by a person who has compounded with the Municipal Council prescribed sum in accordance with the rules approved by Government.
 - (6) Engaged by the Postal Department to convey mails.
 - (7) Belonging to the Hon'ble the British Resident in Mysore.
 - (8) Belonging to Government servants travelling on duty who are certified by their respective immediate superiors as being not entitled to travelling allowance.
 - (9) Belonging to His Highness the Maharaja or His Highness the Yuvaraja.
- (15) Any breach of the above conditions or rules on the part of the contractor or his servants will entail the forfeiture of the deposit or the levy of a fine not exceeding Rs. 50 for each infringement. If the fine be not paid or in the event of instalments or other sums due are not paid within the prescribed date, it shall be competent to the President to suspend further collection of toll by the contractor and dispose of the right to collect the toll during the remaining period by a resale or otherwise. The resale will be held at the risk of the defaulting contractor who shall be liable to make good all losses accruing but shall not be entitled to any profits arising from the resale.
- (16) The imposition of fine or resale of the contract shall be no bar to the prosecution of the contractor or his employees for any offence or to the institution of other legal steps against them under any law in force for the time being.

SCHEDULE A.

1. Name of toll-gate or bridge.	Chitaldrug Municipality.
2. Situation of the gate.	East. Near the junction of Hiriyur and Challakere roads. West. Near Baregeramma's temple in Holalkere road and near Hosakere waste weir in Davangere road. North. Near Venkataramanaswami temple, near Forest Lodge, near the road leading to Gopalapura, and near Santhehonda. South. Jogimatti road.
3. Whether toll is to be levied on through traffic, income traffic, or outgoing traffic.	Incoming traffic.
4. Traffic specially exempted from payment of toll on account of peculiar situation of the toll-gate or the special requirements to the people near the toll-gate.	Nil.
5. Amount of deposit required.	One hundred rupees.
6. Place of sale.	Municipal President's office.
7. Date of sale.	22nd May 1923.
8. Officer conducting the sale.	President or other officer authorised by him.
9. Officer confirming the same.	President.
10. Remarks.	

SCHEDULE B.

Details of traffic.		Rs. a. p.		
	1. Laden carts. Per cart.	0	4	0
	2. Empty carts. „	0	2	0

N. B. — Carts laden with fuel, grass and fodder will be treated as empty carts.

NOTIFICATION.

The right to collect fees on markets on Shandy days as noted in the Schedules A and B during the official year 1923-24, will be sold by public auction at the places and on the dates specified against each gate.

2. Persons intending to bid at the sale must attend in person or by a duly accredited agent. Every such person should deposit beforehand an amount equal to 1/6th of the contract amount for the previous year as shown in Schedule A, as earnest money. The deposits of all the bidders, except the first two or three whose bids are to be recommended for acceptance, will be returned at the close of the sale. The deposit of the successful bidder who will be called the contractor will be returned only on the fulfilment of the contract. The deposits of the remaining bidders will be returned soon after the confirmation of the sale.

3. The sale will not become absolute until confirmed by the authority noted in the Schedule A who reserves the final power of refusing or accepting without assigning any reason whatever, the highest or any bid that may be offered.

4. The contractor shall, within fifteen days of the receipt of intimation of confirmation of the sale in his favour, execute an agreement on a duly stamped paper binding himself and his heirs to observe the conditions hereinafter set forth and to be subject to the penalties, forfeitures and liabilities referred to therein shall furnish, if he does not hold property in Mysore, at least two sureties who own sufficient properties in the Mysore State for the due performance of the contract.

5. The contract shall not be transferred by sale, gift or otherwise or sub-leased without the previous sanction of the Municipal Council.

6. The contract amount shall be paid in twelve equal monthly instalments in advance on the first day of every month into the Municipal Office.

7. The contractor shall have no claim to the fees recovered from persons compounding the payment of toll in accordance with the Standing Rules and Orders approved by Government. He shall also pay along with the instalments, the authorised Local Railway and Education Cesses, if any, at the prescribed rates.

8. Interest at 9 per cent per annum shall be levied on all overdue amounts till date of payment.

9. The contractor shall collect tolls only at the rates and at the gates on the traffic specified in Schedules A and B.

10. The contractor shall give to the person paying the toll a proper receipt showing the date and hour of payment of toll.

11. The contractor shall keep at the toll-gate, true accounts of the daily collections and of the traffic passing through the toll-gate. These accounts shall be open to the inspection of the President. He shall if required by the Municipal President furnish to the Municipal Office, at the end of every month, a true return for the month showing the traffic passing through the gate in the prescribed form.

12. The contractor will have the use of the existing toll house and gate without payment of any rent, and he should keep him in good repair failing which, the cost of repair will be recovered from him. If any toll-gate or house is required, it will be put up at the cost of the Municipal Council.

13. The contractor shall not be entitled to any remission of the contract amount or to any compensation on account of seasonal conditions or any other cause whatever.

14. The contractor shall conform generally to the rules published in the late Chief Commissioner's Notification No. 274, dated the 4th November 1876, and the rules framed by the Municipal Council under the Municipal Regulation. He shall recognise all exemptions made by the statute or rules in force for the time being. He shall pay special attention to the following points:—

(a) A table of authorised tolls shall be legibly written in English and Kannada, and shall be put up in a conspicuous place near toll-gate.

(b) Animals drawing any vehicles for which toll can be demanded or not also to be charged with toll.

(c) No toll shall be levied afresh on any cart, etc., passing along the toll-gate if within a period of 24 hours computing from sunrise to sunrise, a toll has been collected thereon at a toll-gate in the Mysore State or a toll-gate in British India in respect of which the Government have secured reciprocity for exemption in consultation with the British Authorities.

- (d) Carts laden with bone or other substance as manure shall be treated as unladen and tolled accordingly.
- (e) No toll shall be levied on foot passengers.
- (f) No tolls shall be levied for the passage of Troops or Military stores or equipages or Police Officers on duty or of any person or property in their custody or of any property *bona fide* belonging to Government as established, where proof is required by the production of a pass or certificate from any officer of the department to which the property belongs, authorised by the Deputy Commissioner or by Government to grant such certificates or passes, which pass or certificates shall be delivered up at the last toll-gate passed before the cart carriage or animal, conveying such property reaches the destination noted in such pass or certificate.
- (g) No toll shall be levied for the passage of carriages, cars, animals, etc.
- (1) Belonging to Municipal Council.
 - (2) Conveying Municipal servants on duty or property in the custody of such servants.
 - (3) Licensed by the Municipal Council.
 - (4) Assessed by the Municipal Council to Municipal taxation provided the tax has been paid in advance.
 - (5) Possessed by a person who has compounded with the Municipal Council prescribed sum in accordance with the rules approved by Government.
 - (6) Engaged by the Postal Department to convey mails.
 - (7) Belonging to the hon'ble the British Resident in Mysore.
 - (8) Belonging to Government servants travelling on duty who are certified by their respective immediate superiors as being not entitled to travelling allowance.
 - (9) Belonging to His Highness the Maharaja or His Highness the Yuvaraja.
- (15) Any Breach of the above conditions or rules on the part of the contractor or his servants will entail the forfeiture of the deposit or the levy of a fine not exceeding Rs. 50 for each infringement. If the fine be not paid or in the event of instalments or other sums due are not paid within the prescribed date, it shall be competent to the President to suspend further collection of toll by the contractor and dispose of the right to collect the toll during the remaining period by a resale or otherwise. The resale will be held at the risk of the defaulting contractor who shall be liable to make good all losses accruing, but shall not be entitled to any profits arising from the resale.
- (16) The imposition of fine or resale of the contract shall be no bar to the prosecution of the contractor or his employees for any offence or to the institution of other legal steps against them under any law in force for the time being.

SCHEDULE A.

1. Name of toll-gate or bridge	Chitaldrug Municipality Market fees.
2. Situation of the gate	East.—One hundred and twenty-fourth mile stone near Obalagowda's house. West.—The bund of Hosakere. North.—Chikkavirappa's field. South.—Santebagal.
3. Whether toll is to be levied on through traffic, incoming traffic, or outgoing traffic.	On shandy days.
4. Traffic specially exempted from payment of toll on account of the peculiar situation of the toll-gate or the special requirements to the people near the toll-gate.	Nil.
5. Amount of deposit required	Rs. 50.
6. Place of sale	President's Office.
7. Date of sale	22nd May 1923.
8. Officer conducting the sale	President or any other officer authorised by him.
9. Officer confirming the sale	President.
10. Remarks	Nil.

SCHEDULE B.

1. Details of traffic.

1. For every cart, shops, of rice, cloth and other things sold on a large scale occupying more than two square yards 1 anna.
2. For every loaded horse, bullock, ass, etc., and on all other shops within a space of two square yards, and kambly shops 6 pies
3. For every petty shop within a space of one square yard 3 pies

R. NANASWAMI RAO,
*President,
Town Municipality,*



The Mysore Gazette.

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BANGALORE, THURSDAY, MAY 3, 1923.

PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

MUNICIPAL AND LOCAL BOARDS.

No. L. 7161—L. B. 30-22-41, dated 25th April 1923.

In continuation of Notification No. L. 4501—L. B. 30-22-38, dated 19th December 1922, reconstituting the District Board of Tumkur, it is hereby notified that the following gentlemen will fill up the vacant seats in the District Board as specified below:—

II. Elected by Municipal Councils—

28. Mr. S. Nanjiah Setty, Maddagiri Municipal Council.
29. „ Chowdiah, Chiknayakanhalli Municipal Council.
30. „ Sivanagere Naranappa, Sira Municipal Council.
31. „ G. S. Murigappa, Gubbi Municipal Council.
32. „ K. Rayappa, Kunigal Municipal Council.

C. Nominated members:

42. Mr. Anjaneya Setty, Landholder, Pavagada.

No. L. 7214—L. B. 31-22-97, dated 27th April 1923.

The Assistant Commissioner in Revenue Charge of the Mysore Taluk having ceased to be an *Ex-officio* member of the Taluk Board of Mysore as per Notification No. L. 54—L.B. 27-22-2, dated 5th July 1922, Government are pleased to appoint the Assistant Inspector of Education in charge of the Mysore Taluk as an *Ex-officio* member of the Taluk Board, in modification of Notification No. 8741—L.B. 109-17-4, dated 15th January 1919.

No. L. 7216—L. B. 31-22-98, dated 27th April 1923.

Notification No. L. 3591—L.B. 31-22-19, dated 15th November 1922, published on page 430 in Part II-A of the Mysore Gazette, dated 23rd November 1922, directing that the number of nominated members on the Taluk Board of Mysore be increased from 4 to 5 is hereby cancelled. The Taluk Board of Mysore will as before consist of only 4 nominated members.

By Order,

T. E. JEVARAMA AIYAR,
Secretary to Government,
Revenue Department.

MYSORE DISTRICT.

PROCEEDINGS OF THE DISTRICT BOARD OF MYSORE PASSED AT A MEETING HELD AT
1-30 P.M. AT MYSORE, ON MONDAY THE 9TH APRIL 1923.

PRESENT.

B. Ramaswamiya, Esq., B.A., B.L., Deputy Commissioner, (President).

MEMBERS.

Present 41

Absent 2

Vacancies 4

1. Proceedings of the last meeting of the District Board of Mysore.

Resolution.—Recorded.

2. Election of a non-official Vice-President to the District Board of Mysore.

Resolution.—Messrs. H. Krishna Sastry, G. Mallanna and H. Rangaswamiyengar having expressed their intention to stand for election, they were proposed and seconded as follows:—

Proposed.

Seconded.

- | | | |
|---------------------------|-----------------------|-----------------------|
| 1. Mr. H. Krishna Sastry | Mr. Ayachita Narayana | Mr. A. Narasimha |
| | Dikshit. | Char. |
| 2. Mr. G. Mallanna | Mr. Chikka Subbaya | Mr. Channa Basappa |
| 3. Mr. H. Rangaswamiengar | Mr. Dorasamiengar | Mr. M. C. Linge Gowda |

The elections having duly taken place and Mr. H. Krishna Sastry having secured the largest number of votes, he is declared as the duly elected Vice-President of the District Board of Mysore. The Board desires to place on record its appreciation of the services rendered by Mr. H. Rangaswamiengar as the Vice-President of the Board during the past term of three years.

3. Election of members to the three Central Boards of Education, Agriculture, and Industries and Commerce.

Resolution.—The members are elected as follows:—

- | | |
|--------------------------------------|--------------------------------------|
| To the Board of Agriculture | Mr. E. Purushotama Anandagiri Gosai. |
| The Board of Education | Mr. G. Devojee Rao. |
| The Board of Industries and Commerce | Mr. B. K. Ramakrishnaiah. |

4. Formation of a Finance Committee under Section 28(1) of the Local Board Regulation.

Resolution.—The Committee will consist of Messrs. Mahomed Sait, B. Rangaswamiengar and Venkatasamier as members along with the Vice-President.

5. Draft budget estimates of the District Board of Mysore for the year 1923-24.

Resolution.—The budget may be passed. Necessary action to be taken with regard to the suggestion of the members that a list of works to be undertaken under "B" Public Works to be executed by the Civil Department be prepared separately and considered.

6. Levy of an Educational Cess not exceeding one anna in the rupee on all items of revenue on which local cess is levied.

Resolution.—The Yedatore Taluk Board not having expressed their opinion definitely they may be consulted again to give a clear opinion in the matter, not connecting the question of the levy of Railway Cess with that of the Education Cess in question.

7. Letter No. L. 5382-89—L. B. 102-22-3, dated the 27th January 1923, from the Revenue Secretary to Government, inviting the views of the District Board in the matter of raising rent for 3rd class travellers' bungalows from annas four to annas eight per room per day and for musafir khanas from annas two to annas four.

Resolution.—The Board consider that the rates may be increased as suggested.

8. Letter No. G. 608-616—G. M. 14-22-18, dated the 8th January 1923, from the General Secretary to Government, inviting the opinion of the District Board in the matter of transferring the management of the 1st and 2nd class travellers' bungalows to the District Board and enquiring whether such a transfer would improve the efficiency of the maintenance of the bungalows.

Resolution.—Resolved that the Board are not prepared to take up the management of these bungalows as proposed.

9. Letter No. 2036-9—Muzrai 268-22-8, dated the 12th January 1923, from the Muzrai Secretary to Government, calling for the opinion of the District Board in the matter of taking up for maintenance the Muzrai rest houses at Mandya, Krishnarajpete and Nagamangala.

Resolution.—The Board will be willing to take up the maintenance of these rest houses if they are allowed to levy fees for occupation, etc., as in the case of musafirhanas.

10. Letter No. L. 4736-93—A. & E. 25-22-3, dated 6th January 1923, from the Revenue Secretary to Government, calling for the views of the District Board whether they cannot meet the extra charges of the maintenance of Veterinary Hospitals and Dispensaries according to the revised scale of expenditure proposed by the Superintendent, Veterinary Department.

Resolution.—The Board consider the proposed cost too high and regret their inability to meet any such increased charges.

11. Letter No. L. 6644-51—A. & E. 174-21-2, dated 12th May 1922, forwarding for the opinion of the Local Board, copy of draft rules for controlling infectious diseases of cattle, etc.

Resolution.—The Board consider the rules to be far too elaborate and drastic in nature and not suited for adoption in rural areas.

12. Letter No. L. 5978-85—L. B. 120-22-2, dated 24th February 1923, from the Revenue Secretary to Government, forwarding for disposal of the District Board subject No. 90 of the Representative Assembly of the Birthday Session of 1922 in the matter of establishing Vaidyasalas at hobli Headquarters.

Resolution.—This is a highly desirable measure and a proper programme for the extension of such Vaidyasalas should be prepared and carried out. The Taluk Boards may be consulted as regards the places in the order of urgency.

13. Letter No. 482, dated 21st December 1922, from the Executive Engineer, Mysore Division, forwarding for countersignature an estimate for Rs. 760 for constructing a tunnel in 3/1 of Bellur-Bommenahalli road, Nagamangala Taluk.

Resolution.—May be passed.

14. Letter No. 30, dated 8th January 1923, from the Executive Engineer, Upper Channels Division, Yedatore, forwarding for countersignature an estimate for Rs. 1,600 for the annual maintenance of the Yelwal-Hassan Deviation road for the year 1922-23.

Resolution.—The road itself not being admittedly completed no question of payment for maintenance can arise. The Board regret their inability to bear such charges. Moreover the road has not yet been handed over to the District Board.

15. Letter No. 51, dated 11th January 1923, from the Executive Engineer, Mysore Division, proposing a grant of Rs. 2,000 for bringing the Hunsur-Begur road into a proper condition as the present mileage allotment of Rs. 70 per mile is not sufficient.

Resolution.—This road may be inspected jointly by the President of the Board and the Executive Engineer so that a correct idea may be formed of the requirements of the road and the amount for special repairs that may be necessary. The allotment to be given may then be decided.

16. Letter No. G. C. 247-1, dated 16th February 1923, from the Senior Surgeon in Mysore, inviting the opinion of the District Board in the matter of opening a Local Fund Dispensary at Bellur, Nagamangala Taluk, and meeting moiety of the cost both initial and recurring which are estimated to be Rs. 8,700 and Rs. 210-8-0 respectively.

Resolution.—The Board are willing to bear both the charges names, the generous offer of Mr. Gangappa with regard to the former being availed of by the Board.

17. Correspondence ending with letter No. C. 1200-4, dated 21st March 1923, from the Senior Surgeon in Mysore, inviting the opinion of the District Board, regarding the payment of rent at Rs. 5 per mensem to the owner of the house in which the dispensary is located at Bettadapur.

Resolution.—The Board accept the charge in question.

18. Letter No. C. 125-346, dated 17th February 1923, from the Sanitary Commissioner to the Government of Mysore, requesting to be furnished with the opinion of the District Board in the matter of adjusting from District Funds the amount paid to Bhina Rao, Sanitary Inspector of Heggaddevankote Taluk during his deputation on special duty at the last Khedda Camp.

Resolution.—The amount in question may be adjusted from the District Funds.

19. Letter No. 3508, dated the 3rd March 1923, from the District Medical Officer, Mysore, requesting to be informed whether the District Board are willing to bear their share of the cost of an additional compounder to the Erangere Dispensary in the Mysore City.

Resolution.—The Board are willing to bear their portion of the charge.

20. Correspondence relating to the acquisition of Survey No. 97 in the village of Netakal, Malavalli Taluk, for extending the Holagere of the village.

Resolution.—Approved.

21. Correspondence relating to the acquisition of Survey No. 205—2 in the Belavadi village, Gundlupet Taluk, for village extension.

Resolution.—Approved.

22. Report No. 846, dated 24th February 1923, from the Seringapatam Taluk Board, forwarding the proposal of the Board for holding a Weekly Santhe at Arakere on every Monday.

Resolution.—Approved.

23. Report No. 332, dated the 13th March 1923, from the President of the Nagamangala Taluk Board, forwarding the Board's resolution in the matter of appointing a caretaker on Rs. 8 per mensem to the musafirkhana at Nagamangala, the cost being met from the Taluk Funds.

Resolution.—Approved.

24. Correspondence ending with Heggaddevankote Taluk Board President's No. 413, dated 10th February 1923, regarding the holding of a weekly shandy in the Jodi Nerle village.

Resolution.—Approved.

25. Report No. 461, dated the 17th March 1923, from the President of the Mysore Taluk Board, forwarding for proposal of the Board for entertaining a Native Vaidya at Doddamaragowdanahalli on an allowance of Rs. 15 per mensem.

Resolution.—Approved.

26. Proposal of the Taluk Board of Gundlupet in the matter of revising the existing rates of fees levied at the weekly shandy at Terakanambi.

Resolution.—The Taluk Board may be asked to explain how the same rate has been proposed for both loaded and empty carts, and for that reason empty carts are made leviable.

27. Utilisation of the Government grant of Rs. 3,000 for the Economic Development Work in the district during 1922-23.

Resolution.—A Sub-Committee consisting of Messrs: H. Rangaswamy Iyengar, Parushothama Anandagiri Gosai, H. Krishna Sastri, M. C. Linge Gowda will consider pending approval and submit proposals within a fortnight to which sanction may be obtained by the President.

28. Correspondence ending with Memo dated 16th March 1923, from the Superintendent of Industries, Mysore, in the matter of the prayer of one Nanjaiah of Gundlupet for keeping a Single Power Loom.

Resolution.—The opinion of the Superintendent of Industries is accepted and the Taluk Board may be informed accordingly.

29. Correspondence relating to the grant of loan of Rs. 500 to one Mochi Gowriah of Hunsur for improving his business of manufacturing of shoes, etc.

Resolution.—The Board consider that this is not a case requiring any such help as proposed.

30. Letter No. O. C. 726—22-23, dated the 1st September 1922, from the Director of Industries and Commerce, forwarding for consideration and disposal an application from one Mr. R. Guruswami of the Art Painting Studio for a loan of Rs. 500 for improving his business of manufacturing inks and colours at Mysore.

Resolution.—This may be referred to the Committee formed under subject No. 27 for investigation.

31. Formation of a Sub-Committee for going into the question of amending the Mysore Birth and Deaths Regulation of 1918.

Resolution.—A Committee consisting of Messrs. G. Devojee Rao, Lakshminipathaiiah, Ramakrishnaiya, Appadorai Mudaliar and K. Subba Rao may be appointed to consider and report on this subject.

Mr. Appadorai Mudaliar to be convener.

32. Payment of contribution of Rs. 100 for awarding prizes at the Cow Show held at Saligrama in the month of February 1923.

Resolution.—Approved.

32. The following refund and potgi bills—

- (a) Refund bill for Rs. 10-6-8 in favour of one mutsaddy of Terakanambi, being the value of a building site.
- (b) Refund bill for Rs. 39 in favour of Lingegowda of Nagamangala Taluk being the surplus sale proceeds of an impounded cattle.
- (c) Refund bill for Rs. 28-4-0 in favour of Dasegowda of Mysore Taluk being the surplus sale proceeds of an impounded cattle.
- (d) Potgi bill of the Village Panchayet of the Mysore Taluk Board for the year 1917-18 and 1919-20.
- (e) Potgi bill of the Village Panchayet of Terakanambi for the years from 1917-18 to 1919-20 and of Hangala for 1917-18 and 1918-19.
- (f) Potgi bill of Bellar Village Panchayet, Nagamangala Taluk, for the period from 1915-16 to the end of 1919-20.

N.B.—The amount of the above bills are chargeable to the funds of the Taluk Boards and Village Panchayets concerned.

Resolution.—Passed.

34. Mysore Taluk Board President's report No. 462, dated the 17th March 1923, forwarding the Taluk Board's resolution in the matter of supplying lunch to members who attend the meetings at a cost of Rs. 10 per meeting.

Resolution.—The Board regret they are unable to view the proposal with favour.

35. Chamarajnagar Taluk Board President's Report No. 490, dated 25th December 1922, forwarding the proposal of the Taluk Board in the matter of opening a ferry near Chandakatadi for crossing the Suvarnavathi river.

Resolution.—This is approved.

36. Letter No. 1219-29, dated 17th March 1923, from the Economic Development Board Secretary, calling for a list of propositions for being moved at the ensuing Economic Conference.

Resolution.—A Committee consisting of the same members as those specified in subject No. 27, with Mr. M. Subba Rao in addition is appointed to prepare and submit a list of such subjects.

37. Read and recorded the Government orders.

38. Resolved that the District Conference for the current year be held in the first week of May on a date to be fixed by the President.

39. The next meeting of the District Board will be held on Saturday the 16th June 1923.

R. P. MAILAPPA,
For President, District Board.

KOLAR DISTRICT

Memo dated 21st April 1923.

Mr. Chowdegowda is elected a member of the Village Panchayet of Vakkaleri hobli, Kolar Taluk, in place of Mr. Subramania Aiya, deceased.

B. SREENIVASA IYENGAR,
For Deputy Commissioner.

KOLAR GOLD FIELDS.

PROCEEDINGS OF THE FIFTH ORDINARY MEETING OF THE KOLAR GOLD FIELD SANITARY BOARD FOR THE YEAR 1922-23, HELD ON FRIDAY THE 20TH APRIL 1923 AT 4 P.M. IN THE SANITARY BOARD OFFICE, AT CHAMPION REEFS.

Members.

Present: 10

Absent: 5

1. Confirmation of the proceedings of the 4th Ordinary and Special Meetings of the Sanitary Board held on the 16th February and 23rd March 1923 respectively.

Resolution.—Confirmed.

2. List of works sanctioned in February and March 1923.

Resolution.—Approved.

3. Deferred subject No. 8 of the fourth Ordinary meeting, regarding the grant of gratuity or bonus to Maistry-Veerasamy of the conservancy staff.

Resolution.—Cannot be granted.

4. Deferred subject No. 15 of the same meeting in regard to the revision of Rule 4 of Section 1 of the Sanitary Board Rules providing for the appointment of a Vice-President during the absence of the permanent Vice-President for short periods.

Resolution.—The Board are in favour of the new rule.

5. Deferred subject No. 1 (ii) of the Special meeting held on the 23rd March 1923 in the matter of meeting from the funds of the Sanitary Board, charges for the construction and repair of buildings attached to General Dispensary at Champion Reefs.

Resolution.—The Board regrets that this charge cannot be met from Board's Funds.

6. Draft Rules for the extension of the Mysore Prevention of Adulteration Regulation IX of 1921 to the Sanitary Board area.

Resolution.—Will be referred to the Sub-Committee for opinion.

7. Read Kolar District Board President's letter No. O. C. 7—22-23, dated 14th March 1923, asking for opinion regarding the proposal to increase the conservancy staff in the Special Sanitary area of Bethamangala Water Works.

Resolution.—The Board agree with the Inspection Committee that the addition proposed is necessary.

8. (i) Bill for Rs. 97-10-0, being the cost of Neo-Salversam tubes, etc., supplied by the Superintendent, Government Medical Stores, for treatment of relapsing fever cases in the E. D. Hospital.

(ii) Correspondence ending with Senior Surgeon's letter No. Dis. 1053, dated 12th February 1923, requesting that the amount be paid out of Sanitary Board Funds.

Resolution.—Invites attention to Government Order No. L. 6573-93—Med. 110-22-2, dated 28th March 1923, according to which the cost will be met by Government in the current year.

9. Estimate for Rs. 342 for fixing a public fountain at Parandahalli.

Resolution.—May be dropped.

10. Petition of the residents of the Sonnakuppam village praying for an additional tap in the village.

Resolution.—Estimate may be called for and if does not exceed Rs. 150 work may be put on hand.

11. Application for payment of a contribution of Rs. 500 from the Sanitary Board Funds for constructing a Government Kannada teaching school building in Champion Reefs.

Resolution.—May be recommended, provided that it involves no further liability.

12. Representation of villagers that bullock cart may be exempted from payment of license fees under the Hackney Carriage.

Resolution.—In view of the relaxations made in the Vehicle Tax Rules, license fees under Hackney Carriage Rules cannot be waived.

13. Subject regarding water supply extension to Robertsonpet and Ooregum village.

Resolution.—A regular estimate for the Ooregum village may be got from the Executive Engineer. For Robertsonpet private connections cannot be given as it will be costly.

14. Deputy Commissioner's Memo No. 53—22-23, dated 10th March 1923, posting Mr. Krishnaswamy Rao, Taluk Sanitary Inspector of Chintamani to Kolar Gold Field in place of Sanitary Inspector Esuf Ali, deceased.

Resolution.—Approved.

15. Reference No. 677, dated 13th April 1923, from Medical Officer of Health recommending a house rent of Rs. 10 to Mr. Krishnaswamy Rao, Sanitary Inspector No. II Circle.

Resolution.—May be recommended.

16. Letter No. 17, dated 14th April 1923, from the Superintendent of Police, K. G. F., enquiring if the Sanitary Board will meet the cost of making, painting and erecting notice boards showing speed limit of motor cars in the roads, streets, etc., of Sanitary Board.

Resolution.—Deferred.

17. Letter No. C. 1830-1, dated 14th April 1923, from the Senior Surgeon to the Government of Mysore requesting to arrange for necessary repairs being carried out to the Tatty Quarters built sometime back in the Maternity Hospital for the use of pupil midwives.

Resolution.—Board regrets that this cannot be sanctioned.

18. At the close of the meeting the Vice-President proposed a vote of thanks to Col. G. A. Paterson on the eve of his retirement and departure from the Field and the following resolution was adopted.

Resolution.—The Board places on record its appreciation of the services rendered by Col. G. A. Paterson as a member of this Body for over 4 years since December 1918, and wishes him good luck and happiness in future.

S. SHAMANNA,
Vice-President.

K. G. F. Sanitary Board,
Champion Reefs.

SHIMOGA DISTRICT.

PROCEEDINGS OF THE 3RD ORDINARY MEETING OF THE SHIMOGA DISTRICT BOARD HELD IN THE TOWN HALL AT SHIMOGA AT 8 A.M., ON WEDNESDAY THE 28TH MARCH 1923.

Members.	Official Members.	Non-Official Members.
Present.	7	24
Absent.		5

PART I.

Local Board Subjects.

1. Read Proceedings of the 2nd Ordinary Meeting of the District Board held on 2nd February 1923.

Resolution.—Confirmed.

2. Read estimates sanctioned and countersigned by the President in anticipation of the Board's approval.

Resolution.—Approved.

3. Read letter No. L. 6000-7—Ml. 102-22-2, dated 23rd February 1923, from the Revenue Secretary to Government, forwarding for necessary action of the District Board Subject No. 6 of the Representative Assembly regarding the increase of remuneration to patels and shanbhogs in Municipalities.

Resolution.—Resolved that the opinion called for from the Municipalities be awaited.

4. Read letter No. 684-18, dated 26th February 1923, from the Director of Agriculture in Mysore, requesting that half of the cost instead of one-third of charges of repairs to the Veterinary Hospital at Channagiri may be paid out of the District Funds as the Municipality is unable to pay its quota.

Resolution.—May be sanctioned.

5. Read letter No. L. 5880-7—D & E. 218-20-18, dated 7th April 1922, from the Revenue Secretary, forwarding for the views of the District and Taluk Boards the set of rules framed for the regulation and conduct of cattle shows and fairs as revised by the Board of Agriculture.

Resolution.—In this district there are two fairs at present, the proceeds of one of which are collected by the Swami of Haluswami Mutt. The proceeds of the other go to the Taluk Board of Shimoga. The Board are of opinion that under the present circumstances the enhancement of fees is not desirable. However the Board are in sympathy with the object of the rules and do their best to adopt measures to check the spread of the disease.

6. Read letter No. 6644-51—A & E 174-21-2, dated 12th May 1922, from the Revenue Secretary forwarding for the opinion of the Local Boards the draft rules framed under Regulation VI of 1899 for the control of infectious disease of cattle, etc.

Resolution.—Resolved that the rules may first be translated in Kannada and promulgated by means of pamphlets in all parts of the State and the people informed of the several diseases detailed therein and that after two years the rules may be brought into force.

7. Read opinions of the several Taluk Boards in the matter of levying Education Cess in this district.

Resolution.—The Board regret that some of the Taluk Boards are still reluctant to levy the Education Cess. In the light of the resolutions adopted at the Taluk Conferences the question may be referred back to them for reconsideration.

8. Read letter No. 1851, dated 28th February 1923, from the Superintendent of Hindu Education Mission, Mysore, requesting for a grant from the District Board for the maintenance of the Panchama Boarding Home at Mysore.

Resolution.—Resolved that a grant of Rs. 50 be sanctioned for this year.

9. Read Sagar Taluk Board President's Report No. 145, dated 24th January 1923, requesting sanction to the 34 T. A. Bills of the Taluk Board Members as they are pending for over two years.

Resolution.—May be passed.

10. Read letter No. 911, dated 25th February 1923, from the President, Taluk Board, Nagar, requesting to grant from the District Board, a sum of Rs. 320 for four new boats required for the following four ferries for reasons stated in the report.

1. Muduba. 2. Malali. 3. Kedalagudde. 4. Mavinahole.

Resolution.—Sanctioned.

11. Read Channagiri Taluk Board President's Report No. 615, dated 22nd February 1923, soliciting sanction of the District Board for the appropriation from out of the Taluk Board opening balance a sum of Rs. 1,250 to meet the expenditure of certain estimates sanctioned

by the District Board, *viz.*, repairs to the Sulekere travellers' bungalow and Channagiri musafirkhana as the amount provided in the Budget therefor is insufficient.

Resolution.—May be sanctioned.

12. Read Deputy Commissioner's Memo No. H. C. 277, dated 24th February 1923, forwarding for the opinion of the District Board copy of Muzrai Commissioner's No. C. 499—22-23, dated 19th January 1923, in the matter of maintaining certain Muzrai rest houses in the district by the District Board.

Resolution.—Resolved that the proposal does not pertain to this district as no rest house exists here.

13. Read Revenue Commissioner's Official Memo No. C. 606, forwarding for opinion notes of Village Grain Banks drawn up by Mr. Zahiruddin Meccai, Deputy Commissioner, Tumkur.

Resolution.—Resolved that the question be referred to a Sub-Committee consisting of (1) Sub-Division Officer, Sagar; (2) Vice-President, District Board, and (3) Members of the Agricultural Sub-Committee for opinion.

14. Read letter dated 27th January 1923, from Messrs. D. Vasudevaia and D. K. Venkataramanaia, Sowcars of Agumbe offering 6½% Mysore Government State Loan Bond for Rs. 1,000 to be placed at the disposal of Government with the view of utilizing the interest thereon for rendering medical aid to the people of Agumbe.

Resolution.—Resolved that the interest to be accrued on the bond may be utilized for training a nurse or midwife at the Shimoga Hospital on a scholarship of Rs. 10 a month for doing service in the Malnad. The balance will be met from the District Board. Further resolved that a copy of the resolution be sent to the donor, the Senior Surgeon with the Government and the Private Secretary to the Dewan of Mysore.

15. Read memo dated 16th March 1923, from the Secretary to the District Conference regarding sanction of the District Board for the grant of a sum of Rs. 150 for meeting the Conference expenses for the current year.

Resolution.—Sanctioned.

16. Read letter No. L. 5978-85—L. B. 120-22-2, dated 24th February 1923, from the Revenue Secretary forwarding for the disposal of the District Board subject No. 90 of the Representative Assembly in the matter of establishing Vaidyasalas at all Hobli Headquarters.

Resolution.—Resolved that the opinion of the Taluk Boards be invited in the matter.

18. Read Sorab Taluk Board President's No. 1169, dated 28th February 1923, requesting sanction of the District Board for the disbursement of the arrears of pay at half the rate for the months January to April 1921 due to the Native Pandit of Chandragutti Vaidyasala as resolved by the Taluk Board.

Resolution.—Resolved that there is no justification to disburse half the pay to the Native Pandit as he is reported to have been staying at Sorab without permission.

19. Read Sorab Taluk Board President's No. 1165, dated 28th February 1923, forwarding the resolution of the Taluk Board requiring the opening of a road from Sorab to Chikeroor via Tattur and requesting a reference to the D. P. W. in the matter as the work is included in the next year's budget.

Resolution.—Deferred to the Budget meeting.

20. Read Sorab Taluk Board President's Report No. 1163, dated 28th February 1923, forwarding the resolution of the Taluk Board in the matter of opening a new toll gate on the frontier of Ulavi and Mugur villages for enabling the maintenance of the road leading from Ulavi to Kadasoor.

Resolution.—Resolved that the subject may be referred to Sub-Division Officer, Sagar, for opinion.

21. Read Sorab Taluk Board President's No. 1164, dated 28th February 1923, requesting sanction for the continuance of the services of the L. F. I. Attender under the circumstances represented by the President.

Resolution.—Resolved that, a report from the several Presidents of Taluk Boards on the quantity and quality of work turned out by Local Fund Clerks and Attenders supported by statistics be obtained through the Sub-Division Officers.

22. Read letter No. 6847, dated 2nd February 1923, from the Superintendent of the Civil Veterinary Department requesting information as to whether the District Board and Shikarpur Municipality are prepared to meet the initial cost of establishing a Veterinary Dispensary at Shikarpur next official year and to bear the share of maintenance charge thereof.

Resolution.—Deferred to the next meeting.

23. Read correspondence ending with Channagiri Town Municipal President's Letter No. 262, dated 17th March 1923, requesting the grant of Rs. 1,072 from the Drinking Water Wells

Fund for meeting the extra cost of the revised estimate for deepening and revetting the Madigars well sunk by the Municipality at a cost of Rs. 490.

Resolution.—Sanctioned.

24. Read Letter No. C. 505, dated 23rd March 1923, from the Sanitary Commissioner to the Government of Mysore, forwarding for necessary action, his notes of inspection on the work of Sanitary Inspectors and Vaccinators in this district.

Resolution.—Resolved that a copy of the Notes of Inspection be sent to the Taluk Boards and to the Sub-Division Officers for opinion.

25. Read Letter No. 88, dated 27th March 1923, from the Executive Engineer, Shimoga Division, forwarding proposals for increased and modified grants for some of the District Fund Roads in the Shimoga Division.

Resolution.—Resolved that the subject be referred to the Budget Committee of the District Board.

PART II. ECONOMIC SUBJECTS.

1. Read memo dated 27th March 1923, from the Secretary to the District Economic Conference requesting sanction of the District Board, out of Economic Development funds of the current year a sum of Rs. 100 for meeting the cost of Health Chart Exhibition and Agricultural Demonstrations at the ensuing District Conference.

Resolution.—Sanctioned.

2. Read Docket No. 1734—Cl. 22-23, dated 7th December 1922, from the Revenue Commissioner in Mysore, requesting to submit a report in consultation with the Director of Agriculture in Mysore and the Conservator of Forests regarding the measures to be adopted to check the spread of the parasite known as Bandalike which grows in Avenue trees.

Resolution.—Resolved that the Presidents of Taluk Boards be requested to give their opinion whether it is not possible for this parasitic growth being removed by raiyats.

A. K. SYED TAJ PEERAN,
President, District Board, Shimoga.

CHITALDRUG DISTRICT.

Dated 22nd March 1923.

It is hereby notified for the information of the public that the right of collecting tolls on the Harihar Bridge during the year 1923-24 will be sold on the 26th May 1923, in the office of the Deputy Amildar, Harihar.

For further particulars, see detailed notification of the sale printed on pages 109-110, Part II-A. of the *Mysore Gazette* dated 29th March 1923.

Notification dated 16th April 1923.

It is hereby notified for the information of the public that the right of collecting tolls on the Salem-Bellary provincial road near the village of Thammenahalli in the Molakalmuru Taluk for the year 1923-24 will be sold on the 30th May 1923 in the office of the Amildar, Molakalmuru Taluk.

For further particulars, see detailed Notification of the sale printed on pages 161-163, Part II-A of *Mysore Gazette*, dated 26th April 1923.

M. ISMAIL SHARIFF,
For Deputy Commissioner.

DAVANGERE TOWN MUNICIPALITY.

Notification.

The right to collect tolls at the toll-gates as noted in Schedules A and B during the official year 1923-24, will be sold by public auction at the places and on the dates specified against each gate.

2. Persons intending to bid at the sale must attend in person or by a duly accredited agent. Every such person should deposit beforehand an amount equal to one-sixth of the contract amount for the previous year as shown in Schedule A, as earnest money. The deposits of all the bidders except the first two or three whose bids are to be recommended for acceptance will be returned at the close of the sale. The deposit of the successful bidder who will be called the contractor will be returned only on fulfilment of the contract. The deposits of the remaining bidders will be returned soon after the confirmation of the sale.

3. The sale will not become absolute until confirmed by the authority noted in Schedule A who reserves the final power of refusing or accepting without assigning any reason whatever, the highest or any bid that may be offered.

4. The contractor shall within fifteen days of the receipt of information of confirmation of the sale in his favour, execute an agreement on a duly stamped paper binding himself and his heirs to observe the conditions hereinafter set forth and to be subject to the penalties, forfeitures and liabilities referred to therein and shall furnish, if he does not hold property in Mysore, at least two sureties who own sufficient properties in the Mysore State for the due performance of the contract.
5. The contract shall not be transferred by sale, gift or otherwise or sub-leased without the previous sanction of the Municipal Council.
6. The contract amount shall be paid in twelve equal monthly instalments in advance on the 1st day of every month into the Municipal Office.
7. The contractor shall have no claim to the fees recovered from persons compounding the payment of toll in accordance with the Standing Rules and Orders approved by Government. He shall also pay along with the instalments, the authorised Local Railway and Educational Cesses, if any, at the prescribed rates.
8. Interest at 9 per cent per annum shall be levied on all overdue amounts till date of payment.
9. The contractor shall collect tolls only at the rates and at the gates on the traffic specified in Schedules A and B.
10. The contractor shall give to the person paying the toll a proper receipt showing the date and hour of payment of toll.
11. The contractor shall keep at the toll-gate, true accounts of the daily collections and of the traffic passing through the toll-gate. These accounts shall be open to the inspection of the Municipal President. He shall, if required by the Municipal President, furnish to the office at the end of every month, a true return for the month showing the traffic passing through the gate in the prescribed form.
12. The contractor will have the use of the existing toll-house and gate without payment of any rent, and he should keep them in good repair, failing which, the cost of repair will be recovered from him. If any toll-gate or house is required, it will be put up at the cost of the Municipal Council.
13. The contractor shall not be entitled to any remission of the contract amount or to any compensation on account of seasonal conditions or any other cause whatever.
14. The contractor shall conform generally to the rules published in the late Chief Commissioner's Notification No. 274, dated 4th November 1876, and the rules issued under the Local Boards and Village Panchayats Regulation or the rules framed by the Municipal Council under the Municipal Regulation. He shall recognize all exemptions made by the statute or rules in force for the time being. He shall pay special attention to the following points:—
 - (a) A table of authorized tolls shall be legibly written in English and Kannada and shall be put up in a conspicuous place near toll-gate.
 - (b) Animals drawing any vehicles for which tolls can be demanded are not also to be charged with toll.
 - (c) No toll shall be levied afresh on any cart, etc., passing along the toll-gate if within a period of 24 hours computing from sunrise to sunrise, a toll has been collected thereon at a toll-gate in the Mysore State or a toll-gate in British India in respect of which the Government have secured reciprocity for exemption in consultation with the British authorities.
 - (d) Carts laden with bone or other substance as manure shall be treated as unladen and tolled accordingly.
 - (e) No toll shall be levied on foot passengers.
 - (f) No tolls shall be levied for the passage of Troops or Military Stores or equipages or of Police Officers on duty or any person or property in their custody or of any property *bona fide* belonging to Government as established, where proof is required by the production of a pass or certificate from any officer of the department to which the property belongs, authorised by the Deputy Commissioner or by Government to grant such certificates or passes, which pass or certificate shall be delivered up at the last toll-gate passed before the cart, carriage, or animal, conveying such property reaches the destination noted in such pass or certificate.
 - (g) No toll shall be levied for the passage of traffic, cars, animals, etc.
 - (1) Belonging to the Municipal Council.
 - (2) Conveying Municipal servants on duty or property in the custody of such servants.
 - (3) Licensed by the Municipal Council.
 - (4) Assessed by the Municipal Council to Municipal taxation provided the tax has been paid in advance.

- (5) Possessed by a person who has compounded with the Municipal Council prescribed sum in accordance with the rules approved by Government.
- (6) Engaged by the Postal Department to convey mails.
- (7) Belonging to the Hon'ble the British Resident in Mysore.
- (8) Belonging to Government servants travelling on duty who are certified by their respective immediate superiors as being not entitled to travelling allowance.
- (9) Belonging to His Highness the Maharaja or His Highness the Yuvaraja.

15. Any breach of the above conditions or rules on the part of the contractor or his servants will entitle the forfeiture of the deposit or the levy of a fine not exceeding Rs. 50 for each infringement. If the fine be not paid or in the event of instalments or other sums due are not paid within the prescribed date, it shall be competent to the President to suspend further collection of toll by the contractor and dispose of the right to collect the toll during the remaining period by a resale or otherwise. The sale will be held at the risk of the defaulting contractor who shall be liable to make good all losses accruing, but shall not be entitled to any profits arising from the resale.

16. The imposition of fine or resale of the contract shall be no bar to the prosecution of the contractor or his employees for any offence or to the institution of other legal steps against them under any law in force for the time being.

M. CHENNA RAJA URS,
President.

SCHEDULE A.

1. Name of toll-gate	Davangere Town Municipal toll-gates.
2. Situation of the gate	On the Town limits.
3. Whether toll is to be levied on through traffic, incoming traffic, or outgoing traffic.	Incoming traffic.
4. Traffic, specially exempted from payment of toll on account of the peculiar situation of the toll-gate or the special requirements to the people near the toll-gate.	Nil.
5. Amount of deposit required	Rs. 8,005.
6. Place of sale	Chamarajendra Memorial Hall, Davangere.
7. Date of sale	23rd May 1923.
8. Officer conducting the sale	The President, Town Municipal Council, Davangere.
9. Officer confirming the sale	The Municipal Council, Davangere.
10. Remarks.	

SCHEDULE B.

Details of traffic.

Rate.

Every laden cart or carriage	0 4 0
Every empty do	0 2 0

N.B.—Carts carrying firewood, fodder and thatch should be treated as unladen for the purpose of levying tolls.



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BANGALORE, THURSDAY, MAY 10, 1923.

PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

MUNICIPAL AND LOCAL BOARDS.

No. L. 7277—L. B. 49-22-146, dated 1st May 1923.

Under Rule II (i) of the Rules issued with Government Order No. 11758—L. B. 54-18-8, dated 15th March 1919, the Government of His Highness the Maharaja of Mysore are pleased to approve of the election of Mr. H. Krishna Sastry as Vice-President of the District Board of Mysore.

By Order,
T. E. JAYARAMA AIYAR,
Secretary to Government,
Revenue Department.

MYSORE CITY MUNICIPALITY.

EXTRACT FROM THE PROCEEDINGS OF THE 19TH (ORDINARY) MEETING OF THE CITY MUNICIPAL COUNCIL, MYSORE, HELD IN THE RANGACHARLU MEMORIAL HALL ON SATURDAY THE 17TH FEBRUARY 1923, AT 8-30 A.M.

MEMBERS.

Present 22 Absent 8

I. Proceedings of the previous months' meetings.
Confirmed.

IX. Government Proceedings No. P. W. 6-37—E. 3961-3992, dated 5th January 1923, sanctioning the allocation of Engineer Officers under the Reorganisation Schemes.

Recorded with the observation that the grade pay of Mr. B. Thirumala Char, (the present Municipal Engineer) as per scale fixed in the Government Proceedings be given effect to.

X. Application dated 31st October 1922, from E. P. Mannas, Veterinary Inspector praying for the grade pay of Rs. 50-5-80, etc., (Deferred subject).

Sanctioned.

XI. Mr. Mahomed Sait's proposition:—

That before the printed copies of the Proceedings of the Council meetings are received, typed copies may be circulated three days after the meeting (Deferred subject).

Resolved that the Proceedings of the Council meetings be circulated among the Councilors within four days after the meetings.

XIV. Letter No. 357, dated 4th December 1922, from the President, Bangalore City Municipal Council, stating that Executive subordinates for the Water-Supply Department, Bangalore, are given free passes for cycles used by them.

Resolved that the Superintendent, Vani Vilas Water Works be asked to furnish with a list of Executive subordinates attending to Municipal Water-Supply Works.

XV. Application of Native Pandit Chandrabhan Sing, Chaluvamba Agrahar, Krishnaraja Mohalla, praying for a grant-in-aid to his Dispensary from Municipal Funds.

Resolved that a Committee consisting of the following gentlemen be formed to consider all the applications for aid together, and submit a comprehensive report within a month as to the medical requirements of the City and the eligibility of the applicants concerned:—

1. Health Officer (Convener).
2. Principal, Ayurvedic College, Mysore.
3. Hakeem Syed Mustafa, Esq.
4. T. S. Siddappa, Esq., L. M. & S.
5. E. Purushothamanandagiri Goswami, Esq.

EXTRACT FROM THE PROCEEDINGS OF THE 20TH (SPECIAL) MEETING OF THE CITY MUNICIPAL COUNCIL, MYSORE, HELD IN THE RANGACHARLU MEMORIAL HALL ON MONDAY THE 12TH MARCH 1923, AT 5-30 P.M.

MEMBERS.

Present ... 15 | Absent ... 15

I. Election of non-official Vice-President.

The President intimated to the Council that of the four candidates that had stood nominated for election Messrs. T. S. Sidappa, L. M. & S., E. Purushothamanandagiri Goswami and M. E. Vasudeviah, had withdrawn their candidature and that there remained only Mr. P. S. Anantha Rao to be voted for.

The Special meeting was convened for to-day at 5-30 P.M. for electing a Vice-President. Fifteen Councillors were present. Waited till 6-15 P.M. for the presence of 23 Councillors, being the prescribed three-fourths of the total number of Councillors on this City Municipal Council. As only 15 Councillors continued to be present at the meeting and none else came in, no election was held, as per rule iii of Government Notification No. 4696—MI. 45-18-3, dated 23rd September 1918.

EXTRACT FROM THE PROCEEDINGS OF THE 21ST (ORDINARY) MEETING OF THE CITY MUNICIPAL COUNCIL, MYSORE, HELD IN THE RANGACHARLU MEMORIAL HALL ON SATURDAY THE 24TH MARCH 1923, AT 8-30 A.M.

MEMBERS.

Present ... 21 | Absent ... 9

I. Budget for 1923-24.

Resolved that the subject be discussed at the Special meeting to be held on Wednesday, the 28th March 1923, at 8 A.M.

II. Subjects to be sent up for discussion at the Representative Assembly during Birthday Sessions.

Resolved that the subjects as approved by the Council be sent up.

III. Letter No. 70, dated 3rd—5th March 1923, from the Chairman, City Improvement Trust Board, in the matter of electing two Trustees for the Board from the City Municipal Council as the period of the present Trustees expires on 31st March 1923.

Resolved that Messrs. K. Dhanakotichetty and Mahomed Sait who were duly elected be returned as Trustees.

IV. Supplemental Estimate for stationery articles required for the remaining portion of the current year.

Sanctioned.

V. Appointment of a Manager to the City Municipal Office, Mysore.

Resolved that a selection be made by the President in consultation with Messrs. V. Thiruvengada Mudaliar, Mahomed Jaffer Sahib, Y. Virupakshiah, Mahomed Sait and E. Purushothamanandagiri Goswami and submitted to Council in due course.

EXTRACT FROM THE PROCEEDINGS OF THE 23RD (SPECIAL) ADJOURNED MEETING OF THE CITY MUNICIPAL COUNCIL, MYSORE, HELD IN THE RANGACHARLU MEMORIAL HALL ON SATURDAY THE 31ST MARCH 1923, AT 8 A.M.

MEMBERS.

Present ... 11 | Absent ... 19

I. Budget Estimate for 1923-24.

Resolved that the Budget be passed as approved by the Council.

PROCEEDINGS OF THE 12TH (SPECIAL) MEETING OF THE BOARD OF TRUSTEES FOR THE IMPROVEMENT OF THE CITY OF MYSORE HELD AT THE CHAIRMAN'S OFFICE (RANGACHARLU MEMORIAL HALL) ON SATURDAY THE 28TH APRIL 1923, AT 5-30 P.M.

Present ... 4 | Absent ... 4

I. Budget Estimates of the City Improvement Trust Board, Mysore, for the year 1923-24.

Passed.

C. SRIKANTESVARA AIYAR,
Chairman.

TIRTHAHALLI MUNICIPALITY.

The following draft bye-laws are framed by the Tirthahalli Municipal Council, under Section 48 of the Municipal Regulation of 1906 and are published for the information of the public:—

Any resident within the area of the Tirthahalli Municipality, who has any objection or suggestion with respect to the draft bye-laws should communicate to the President, Tirthahalli Municipality, within one month from the date of this notification.

BYE-LAWS RELATING TO DANGEROUS AND OFFENSIVE TRADES IN THE TOWN OF TIRTHAHALLI UNDER SECTION 48 (1) (b) (iii) AND SECTION 151 OF THE MUNICIPAL REGULATION OF 1906.

1. These bye-laws are named "The dangerous and offensive trade bye-laws."
2. In these bye-laws unless there is something repugnant in the subject or context.

(a) Dangerous trade means the business of storing for sale:—

1. Hay, straw, or any dried fodder for cattle.
2. Gunpowder, blasting powder, fireworks (including patakees, etc.)
3. Kerosene oil more than 40 tins and petrol six drums or 24 gallons.

(b) Offensive trade means the business of—

1. Storing hides, horns, and skins.
2. Making or manufacturing bricks.
3. Making or manufacturing tiles, pottery or other earthenware or lime.
4. Using any place as cartstand.
5. Using any place as smith.
6. Stone quarrying.

(c) Manager means the person under whose authority or control or for whose benefit a dangerous or offensive trade is carried on, whether such person is the proprietor of the business or the agent in charge thereof.

3. The Manager of every place used for the purpose of a dangerous or offensive trade as defined in clause 2 above, shall not use it as such without obtaining a license from the President therefor. The license so granted shall expire on the 30th June of the official year during which it was issued. But the currency of a license may be renewed previous to its expiration and on payment of a second fee, provided always that where a renewal is applied for as aforesaid, the period of its currency shall whether the application is eventually granted or refused, be deemed to include the interval during which the application was pending disposal.

4. The fees leviable on licenses to carry on dangerous or offensive trades shall be as follows:—

(a) Dangerous trades—

- (i) For each class of business : Rs. 3 per annum.

(b) Offensive trades—

- For each class of business : Rs. 3 per annum.

NOTE.—In case of hand made bricks, the license fee shall be Rs. 5 for a kiln of 100,000 bricks or a proportion thereof.

5. No such license will be granted unless the place intended for the purpose is suitable for the trades to be carried on there without the likelihood of causing any danger or nuisance to the persons residing in, or resorting to the neighbourhood.

6. Every Manager as aforesaid shall keep the place licensed for the purpose, open between 7 A.M. and 10 A.M., 3 P.M. and 5 P.M., for inspection by the President.

Vice-President, Sanitary Inspector or a Police Inspector or by both and he shall afford every facility for such inspection.

7. Every such Manager shall be bound to furnish to the President, Vice-President, whenever called upon to do so, such statistics as to show the quantity of goods received, stored, manufactured, sold or exported by him.

8. In the case of dangerous trades—

(i) Every Manager shall so store his goods as to admit of free ingress for the removal of the goods and for quenching a fire, if any.

(ii) He shall not cause or suffer any cover made of combustible material to be erected or placed over or adjoining any such goods.

(iii) He shall at all times keep the premises clean and dry to the satisfaction of the President or Vice-President.

(iv) He shall not allow smoking or the introduction of fire into the premises and he shall always store sufficient quantity of water to quench the fire, if any.

(v) He shall carry out his trade in such a way as not to make his premises source of danger or nuisance to the persons residing in, or resorting to the neighbourhood.

(vi) He shall comply with any requisition from the President, or Vice-President contained in a notice for the total or partial removal from the premises of the aforesaid goods, or the removal of any other combustible materials not intended for sale or for rectifying any error or omission in attending to the above provisions.

9. In the case of offensive trades as defined above—

(i) Every Manager shall confine his trade to be carried in the place shown in the license.

(ii) He shall cause all materials received for the purpose of his trade to be stored, when not required for immediate use, in such a manner as to prevent the omission of noxious or injurious effluvia therefrom.

(iii) He shall adopt the best practicable means of rendering innocuous all vapours emitted during the process of the trade either by proper ventilation or other suitable means.

(iv) He shall keep the floor of the premises in good order and repair so as to prevent absorption of any liquid, filth or refuse or any noxious, injurious matter which may fall to be deposited upon.

(v) He shall provide the premises with proper drains and shall always keep them in good order.

(vi) He shall cause the premises to be cleared at the close of every working day.

(vii) He shall not allow any refuse or waste matters not intended for any further process of the trade which are likely to be a source of danger or nuisance to be deposited in or around the premises, but shall have them removed daily to a place approved by the President or Vice-President especially for the purpose.

(viii) He shall adopt such other precautions as are necessary to minimise the danger or nuisance to the public from the use to which such premises are put.

(ix) He shall comply with any requisition from the President or Vice-President contained in a notice for rectifying any error or omission in attending to the above provisions and for promoting the health of the persons employed in such trades.

(2) The President shall have the power to suspend or withdraw a license granted for dangerous or offensive trade whenever he deems such a course necessary in the interest of the convenience and safety of the public generally, or of the persons inhabiting or resorting to, the neighbourhood of the premises covered by such license or whenever the conditions of such license are not obeyed.

(vi) The license to be granted for the dangerous or offensive trades shall be in the following form and shall be subject to such conditions as noted therein:—

TIRTHAHALLI TOWN MUNICIPALITY.

License to carry on dangerous and offensive trades.

No.....

Date

Fees Rs.....

License No.

Granted under the provisions of the bye-laws under Section 48 (1) (b) (iii) of the Mysore Municipal Regulation, 1906, subject to the undermentioned conditions:—

To

For.....

At premises No. in..... Division. for the year ending 30th June 192 ..

President,

Tirthahalli, Town Municipality.

1. The license shall be in force for a period of one year. It shall expire on the 30th June of the year for which it was granted. But the currency of a license may be renewed previous to its expiration and on payment of a second fee provided always that where a renewal is applied for as aforesaid, the period of its currency shall, whether the application is eventually granted or refused, be deemed to include the interval during which the application was pending disposal.

2. This license is not transferable.

3. The licensee shall strictly obey all rules and bye-laws of the Municipality in which he is licensed.

4. Any breach of such rules or bye-laws will entail the suspension or withdrawal of the license and the prosecution of the offender under Section 152 (3) of Municipal Regulation, 1906.

BYE-LAWS RELATING TO BAKERY OR SWEETMEAT SHOP, HOTELS AND EATING HOUSES IN THE TOWN OF TIRTHAHALLI UNDER SECTION 48 (1) (c) OF THE MYSORE MUNICIPAL REGULATION OF 1906.

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Bakery or Sweetmeat Shops.

1. Bakery or sweetmeat shop includes any building or part of a building used for any process connected with baking of bread or preparation of sweetmeats for sale.

Any person who shall appear act or behave as the person in charge of a bakery or sweetmeat shop shall be deemed and taken to be the keeper or manager thereof.

2. All premises used as bakeries and sweetmeat shops shall satisfy the following conditions:—

(a) The premises shall be sufficiently spacious and suitable for a bakery or sweetmeat shop.

(b) The walls of bakery or sweetmeat shop shall be rendered impervious to the extent of 4 feet from the ground level by cement plastering and the rest plastered with chuman and white washed. The whole floor shall be either cemented or paved with Cuddapah slabs with cement pointing and drainage sufficiently provided.

(c) All bakeries and sweetmeat shops shall be at a respectable distance from any cess pit or latrine so as to prevent bad odours wafted therefrom reaching them.

(d) No place used as a bakery or sweetmeat shop shall ordinarily be used for any other purposes and, if in any specified case, the building is used both for residential purposes and for bakeries or sweetmeat shops, the portion used for the latter should be completely separated from that used for the former.

3. All utensils and other furniture shall be kept clean.
4. The flour, sugar, ghee, water and other materials used in the manufacture of bread and sweetmeat shall be good and wholesome. There shall be a separate store room or receptacle for flour and sugar and no flour or sugar shall be left lying on the floor or against the wall in any part of bakery or sweetmeat shop.
5. All refuse and dirt in and about the premises shall be swept off and the drains well flushed and the premises at all times maintained in a clean and tidy condition.
6. No person suffering from a contagious or an infectious or a loathsome disease or who has recently been in attendance on such person or who is unwashed or otherwise unclean shall be employed in a bakery or sweetmeat shop and all kneaders engaged in kneading shall wear white clean linen or cotton aprons to cover entirely the front part of the body from neck to knees.
7. No person shall soil the kneading table in any way.
8. No person shall transport for sale bread or sweetmeat from any one place, except in a closed vehicle or a closed basket, tin or other receptacle. Every such vehicle, basket, tin or other receptacle shall at all times be kept thoroughly clean and no person shall commit any act which may tend to render any bread or sweetmeat, which is being transported, dirty or unwholesome.
9. All papers and leaves used for wrapping bread, sweets, etc., shall be clean and stored in a clean rack.
10. Bread, sweets, etc., shall be stored and kept for sale with all reasonable precautions against contamination from flies, dust and bad odours.
11. Any infringements of any of the above bye-laws shall render the offender liable on conviction to a fine not exceeding Rs. 25 and to a further fine not exceeding Rs. 3 for every day after such conviction during which such infringement continues, provided that the total amount of the fine shall not exceed Rs. 200.
12. The President or Vice-President may at his discretion order the closure of the bakery or sweetmeat shop for persistent infringement of the above bye-laws.

Hotels or Eating houses.

1. An eating house or hotel includes any house or place where cooked rice, mutton, beef, poultry, vegetables, stall and confectionery or refreshments including chappaties, rice, cakes, tea, coffee, etc., are prepared and kept for sale.

The proprietor or any person in charge of any eating house or hotel shall be taken to be the keeper thereof.

No eating house shall be opened hereafter without obtaining a license from the Municipality.

2. All eating houses and hotels existing and new ones to be opened hereafter shall satisfy the following conditions:—

(a) All premises used as such shall be sufficiently spacious and suitable for the purpose.

(b) The water used in the premises for drinking purposes shall be from the deep wells and shall be kept clean and free from floating impurities, in a suitable covered clean receptacle. The receptacles for the storage of water shall be placed in a clean place, a foot above the ground level and provided with a tap so that the water may be drawn off.

(c) The walls of every eating house shall be impervious to water, plastered and well cemented to the height of 4 feet from the ground and the floors of the kitchen, dining and bath rooms shall be rendered impervious either by paving with Cuddapah slabs or by cement plastering or lime plastering.

(d) Kitchen and bath rooms shall be well ventilated and provided with proper smoke vents so that smoke may not pervade into other dwelling houses. All rooms in eating houses shall be well lighted and ventilated and the height should not be less than 7 feet.

3. The proprietor or person in charge shall not allow persons to dine or eat in any other place except the one specified for the purpose.

4. All utensils and other furniture shall be kept clean and all metallic vessels used in the cooking or for keeping food stuffs shall have continual lining of tin and no lead vessels of any sort shall be used for any purpose. All reasonable precautions shall be taken to preserve cooked food pastry, sweetmeats, confectionery or preserved, dried or cut fruit intended for human consumption from contamination from flies, dust and bad odours.

5. No food stuff of any sort shall be stored or exposed for sale in the premises, which is stale, unwholesome, offensive or in any way unfit for human consumption. The President or Vice-President will have power to order the destruction of such food stuffs.

6. All refuse and dirt in and about the premises shall be swept off and the drains made free and the premises at all times maintained in a clean and tidy condition. There shall be sufficient latrine accommodation and the latrine shall be kept clean and the night soil shall be covered with ashes or earth and removed daily.

7. No person suffering from a contagious or an infectious or a loathsome disease or who has recently been in attendance on such person or who is unwashed or otherwise unclean shall be employed in an eating house.

8. All premises and all cooked and uncooked food stuffs and vessels shall at all times be open to inspection by the President, the Vice-President the Local Sanitary Officer or other officer or member authorised by the President in their behalf.

9. All cases of dangerous infectious diseases such as cholera, plague eruption fevers, such as small-pox, chicken pox or measles and fevers of more than seven days' duration, shall be notified to the Vice-President forthwith.

10. The proprietor should close the hotel if ordered by the President when epidemic breaks out.

11. Any infringement of any of the above bye-laws shall render the offender liable on conviction to a fine not exceeding Rs. 25 and to a further fine not exceeding Rs. 2 for every day after such conviction, during which such infringement continues provided that the total amount of the fine shall not exceed Rs. 200.

Manufacture of aerated waters.

1. The water used for the manufacture of aerated waters shall be from any approved source.

2. (a) The water must be filtered before use.

(b) The filtering vessels and materials shall be sterilised at such times and in such manner as the President, Vice-President or the Local Sanitary Officer may direct.

3. All water to be used for washing bottles shall be stored in closed iron vessels and be treated before use with permanganate of potassium in such manner as the President or Vice-President or the Local Sanitary Inspector may direct.

4. The room in which aerated waters are manufactured shall be properly roofed and kept clean and in good repair; the walls shall be plastered with mortar and shall be lime washed at least once in three months; the floor shall be slabbed, tiled or cemented so as to be impervious to water and shall be properly drained.

5. The water used for the manufacture of aerated waters shall be pure and shall not be carried in massacks or in any other vessel not approved by the President or Vice-President or the Local Sanitary Inspector.

6. Carts employed for the carriage of water shall be kept on the premises shall have the designation of the factory painted on the barrel and shall at all times be kept in a state of scrupulous cleanliness.

7. The premises and all appliances used in the manufacture shall be clean and open to inspection at all reasonable times by the President, the Vice-President, the Sanitary Inspector or any other Municipal Officer.

8. No aerated waters of any kind shall be issued from the manufactory without having a proper label on each bottle, giving full name and address of the manufactory.

9. It shall be lawful for the President, Vice-President, the Sanitary Inspector or any Municipal Officer authorised by the President or the Vice-President.

to enter any place, used for the manufacture or sale of aerated waters at any time, when such place is open and to inspect or to take free of cost a sample of bottles of any kind of aerated waters, which are there manufactured or kept for sale. Such samples shall be forthwith forwarded to the Government Chemical Examiner and Bacteriologist and if a certificate from him states that such sample is unfit for human consumption, it shall be evidence that it is so unfit until the contrary is proved.

10. Any infringement of any of the above bye-laws shall render the proprietor or the person in charge of the place liable on conviction before a Magistrate to a fine not exceeding Rs. 10 and to a further fine not exceeding Rs. 3 for every day after such conviction during which such infringement continues, provided that the total amount of the fine shall not exceed Rs. 100.

BYE-LAWS REGULATING THE DISPOSAL OF THE DEAD IN THE TOWN OF TIRTHAHALLI UNDER SECTION 48 (1) (2) OF THE MYSORE MUNICIPAL REGULATION OF 1906.

When a person has died in any place within the limits of the Municipality, the owner or in his absence, the occupier of such place shall to the best of his ability, arrange through the deceased's relatives or castemen for the corpse to be buried or burnt or otherwise disposed of in accordance with customs of the deceased's caste within 24 hours of death or if he is unable to make such arrangements shall report the fact to the Vice-President. This bye-law does not apply to cases in which it is necessary for the purpose of judicial enquiry to keep a corpse unburied or unburnt for over 24 hours.

2. Every person who becomes aware the corpse is lying in any place uncared for shall forthwith report the fact to the Vice-President.

3. No person shall use for the disposal of the dead any place which is not prescribed by the Municipality for such purpose, unless the previous sanction is obtained of the President or Vice-President.

4. No person shall cause or suffer the body of the person to be buried in a grave within any part of the body or covering in which the body is enclosed at a less depth than 3 feet below the level of the surface of the ground adjoining the grave in cases of persons less than 12 years of age at the time of death and 4 feet in cases of 12 years and above.

5. No person shall bury a body or suffer it to be buried otherwise than in such a manner as to provide by means of sufficient layer or layers of earth which shall throughout be closely rammed down, and be not less than 1 foot in thickness for the effectual separation of the body or coverings containing the body from any body or covering containing such body in the same or any other grave and shall cause the whole surface of the grave to be properly covered by a mound which shall be thoroughly beaten down and shall not be less than 1 foot above the level of the surface of the ground adjoining the grave.

6. No person shall reopen or suffer to be reopened the grave of any person except for the purposes of judicial enquiry. In case of burning the dead body sufficient combustible material shall be used so that the body may be completely burnt and see that it is completely burnt.

7. No person shall by violent or indecent behaviour prevent, interrupt or delay the solemn burial of a dead body.

8. Any person who offends any of the above bye-laws shall be liable for every such offence to a penalty not exceeding Rs. 50.

BYE-LAWS FOR ENFORCING INFORMATION CONCERNING THE OCCURRENCE OF AND FOR PREVENTION OF THE SPREAD OF EPIDEMIC DISEASES AMONGST (I) MEN AND (II) ANIMALS, FRAMED UNDER SECTION 48 (1) (2) OF THE MYSORE MUNICIPAL REGULATION OF 1906.

1. (1) Every head of a family, parent, guardian or nearest relative or owner or occupier or care-taker of a house or dwelling place shall, on his becoming cognizant of occurrence of plague, cholera, or small-pox, in such house or dwelling

place whether among the members of the house or among persons who have come from other places immediately give information of the fact either personally or in writing to an officer of the Municipality not below the rank of Sanitary Inspector or to the nearest police station who shall without the least delay report the matter to the Vice-President.

Every Medical person who treats, or becomes cognizant of existence of, any infectious disease in any private or public dwelling or other than a public hospital shall give information of the same with the least possible delay to the said authority.

Any person violating this bye-law without reasonable excuse shall, on conviction before a magistrate, be liable to a fine not exceeding Rs. 5.

(2) Any person authorised by the Municipal President or Vice-President in this behalf, may, on the advice of a duly qualified Medical Officer not below the rank of an Assistant Surgeon, at any time without notice or after giving such notice of his intention as shall in the circumstances appear to him to be reasonable, inspect any place in which any such infectious disease is suspected to exist and take such measures as he shall think fit to prevent the spread of such disease beyond such place and may remove from such house or dwelling place, persons suffering from infectious disease, and persons in contact with such persons without proper lodging or accommodations, or who are lodged in a building occupied by more than one family, to any hospital or place set apart for their due care and treatment, provided no compulsion is used in this behalf on any account.

(3) The person who authorised shall take steps to cause such house or dwelling place to be temporarily vacated and forthwith disinfected or otherwise cleansed in the manner prescribed by such Medical Officer.

(4) No house or other building situated within the Municipal limits shall be let to or permitted to be occupied by any person whom the owner or occupier thereof knows or has reason to believe to be suffering from any such disease, dangerous to public health at the time of such letting or permitting without a certificate from the Local Sanitary Inspector, as to the sanitary condition of such house or dwelling place and as to the suitability of accommodation therein for the reception of such patients, and no person shall let a building or part thereof, in which he knows or has reason to know that a person has been suffering from any such disease without first having such building or part thereof disinfected to the satisfaction of the Local Sanitary Inspector.

Any person infringing this bye-law without reasonable excuse shall on conviction before a Magistrate, be liable to a fine not exceeding Rs. 5.

II. (1) On the occurrence of any case of anthrax or glanders, or milderpest or any disease affecting horses, dogs, cattle, sheep or goats, notice of the same shall be given by the owner or care-taker of the affected animal, on his becoming cognizant of such disease either personally or in writing to the Sanitary Inspector who will without delay report the matter to the Veterinary Inspector and to the Vice-President.

(2) The Veterinary Surgeon shall, on receiving the information of the existence of any such disease, make necessary enquiries and if he is satisfied that the removal or segregation of the affected animal is necessary, require the owners to remove within a reasonable time, such animal to any institution maintained by the Municipality, for its due care and treatment, or to keep it at such place as may be approved of by him. On a report from the Veterinary Surgeon that the destruction of any animal is necessary by reason of its suffering from such disease, the animal may be destroyed with the consent of the owner.

(3) Every place which is occupied by an animal suffering from such disease, and every thing which may have come into contact with such animal whilst so suffering, shall be immediately cleansed and disinfected at the cost of the Municipality in such manner as may be required by the Veterinary Surgeon and if any such thing is in the opinion of that officer, not susceptible of efficient disinfection, he shall require it to be destroyed provided that for all articles so destroyed such compensation shall be paid as the President or the Vice-President, may after necessary enquiry, consider reasonable.

(4) No stall or building occupied by an animal suffering from such disease, shall be re-occupied until at least seven days after it has been so disinfected.

(5) Whoever without reasonable excuse fails to remove any animal when required to do so under Bye-law No. 2 or infringes the provisions of Bye-laws 1 and 4 shall, on conviction before a magistrate, be liable to a fine not exceeding Rs. 5.

(6) Any dog found straying in any public street or place without a collar, and apparently ownerless may be destroyed by any person so authorised by the President or Vice-President in that behalf.

SECTION 48 (n).

Sanitation and conservancy.

1. No rubbish mentioned in Section 127 of the Municipal Regulation shall be deposited in Municipal bins.

2. Tiles, garden sweepings, branches of trees and thatch, and night soil shall not be deposited in Municipal bins.

3. Sullage, urine, etc. shall not be discharged into roadside gutters without the special sanction of the President or Vice-President.

4. Any person who shall be guilty of a breach of any of the above bye-laws shall, on conviction before a Magistrate be liable to a fine not exceeding Rs. 20.

5. No person shall dry any bratties or cow-dung cakes on the external walls of houses or yards or compound walls; and any one infringing this bye-law shall, on conviction before a Magistrate, be liable to a penalty not exceeding Rs. 20.

6. *Latrines.*—Any person easing himself either on the vicinity of or outside or in any part of any public latrine other than in the trench made for the purpose, shall be liable on conviction before a Magistrate, to a penalty not exceeding half a rupee for the first time and one rupee for the second time and two rupees for each succeeding offence.

8. *Urinals.*—No person shall use a public urinal for other than the purpose for which it is provided. Any person infringing this bye-law by using the same urinal as a latrine or otherwise defiling it, shall be liable on conviction before a Magistrate, to a fine of half a rupee for the first and one rupee for the second and two rupees for each succeeding offence.

9. Persons afflicted with loathsome or infectious disease are prohibited from vending or exposing for sale any articles of food and drink either in markets or bazaars of the town, under a penalty on conviction before a Magistrate to a fine not exceeding one rupee for each offence.

10. Prohibiting milch kine and slaughter cattle being fed on stable litter, etc. The practice of feeding milch kine and cattle intended for slaughter on stable litter and other refuse is strictly prohibited and any person residing within Municipal limits who may transgress this rule will on conviction before a Magistrate subject himself to a fine of Rs. 10 for the first and Rs. 20 for each succeeding offence.

11. All persons holding houses or lands within the Municipal limits are required to keep all drains and water channels in and about their premises free from obstruction, to remove all evident causes of malaria and everywhere to discontinue as a hedge, the use of prickly-pear, above, and milk-hedge, etc., and to destroy these latter where at present existing. They shall also have their premises kept neat and tidy and free from rank vegetation. All persons, who, after due notice from the President or Vice-President, has been given, fail to comply with the provisions of this bye-law shall, on conviction before a Magistrate, subject themselves to a penalty not exceeding Rs. 20.

SECTION 48 (o).

Regulating the carcasses of dead animals.

1. Every person within whose premises any animal may die, shall, within 12 hours after its death either remove the carcass at his own expense, without cutting it up or opening it, to such place as may be set apart by the Municipality for the reception of such carcasses or report its death to the Sanitary Inspector of the town and in such latter case, shall pay to the said Sanitary Inspector the expense

of removing the carcass at such a rate as the President or Vice-President from time to time determine.

Any breach of this bye-law will, on conviction before a Magistrate, subject the offender to a penalty not exceeding Rs. 20.

SECTION 43 (P).

Deposit of goods or materials temporarily on land vested in the Municipal Council.

1. No person shall deposit any goods or materials on any street, drain, aqueduct or other land vested in the Municipal Council without the written permission of the President or Vice-President.

2. The amount chargeable for the deposit of goods or materials on any street, drain, aqueduct or other land vested in the Municipal Council shall be calculated at the rate of one anna per month per superficial foot of the area occupied and shall be payable in advance.

3. If the owner of any goods or materials deposited on any street or place open to the traffic of foot passengers or vehicles fails to make suitable arrangements for guarding against danger to traffic, the President or Vice-President shall cause a notice to be served on him to make such arrangements within 24 hours after receipt of the notice and on his failure to comply with the notice the President or Vice-President shall enclose a bill of costs for carrying out the work at the owner's expense. The arrangements to be made shall be clearly and definitely specified in the notice.

4. If, within 24 hours after receipt of the said notice, the owner fails to make the arrangements so specified or to show sufficient cause why such arrangements should not be made, the Sanitary Inspector in charge shall forthwith make the arrangements specified in the notice and recover the cost of the same from the owner according to the procedure laid down in Section 82 of the Mysore Municipal Regulation. The owner shall have an opportunity within seven days after receipt of the bill to show cause to the satisfaction of the President or Vice-President that the arrangements made were necessary.

5. The following is the scale of fees for obstructions and encroachments of different kinds.

(a) For owing one anna per square foot per month.

(b) For temporary archways and gates across roads Rs. 2 per day for each on each road.

(c) The fees for obstructions shall be charged at the scales mentioned above and such charges shall be recoverable in the manner prescribed in the Regulation for the recovery of consolidated rates.

6. Any person who takes out a license for a certain area and subsequently occupies a greater area without taking a license for the excess so occupied, shall be liable to pay for such excess area an amount calculated at the rate of 5 annas per month per superficial foot of the area so occupied. This amount shall be recoverable by the procedure laid down in Section 82 of the Mysore Municipal Regulation.

RE-ERRECTION OF BUILDINGS, PENDALS OR OTHER TEMPORARY STRUCTURES ON PUBLIC STREETS AND LANDS VESTED IN THE MUNICIPAL COUNCIL.

1. Every person intending to erect or re-erect within the meaning of Sections 92 to 96 of the Mysore Municipal Regulation No. VII of 1906, any building in the municipal limits of Tirthahalli shall give notice in writing of his intention to the President or Vice-President.

Such notice shall be accompanied with a site plan of the land on which the structure is proposed to be built drawn to a scale of not less than 10 feet to an inch, showing

(a) the position of building and appurtenant out buildings to be erected on the land,

(b) the area to be occupied by the building and out buildings on the land,

(c) the names (if any) or description of the adjacent roads, streets, bridges, culverts or buildings and

(d) the number of the lot and the name of the block and street or road in which the land is situated.

2. The applicant should also produce a plan in duplicate, drawn to a scale not less than 10 feet to an inch showing, in sections and elevations the plan of the ground floor and of each other floor, any the depth and thickness of the foundation, the height and thickness of the plinth and walls above the plinth, the thickness of the floor or floors, and the dimensions and structure of the roof.

The aforesaid plan shall further show the position of the line or frontage of the proposed building with reference to the adjacent side drain of the street or road which the building faces or if there be no such side drain with reference to the central line of the street or road. The licenses and the plan shall always be available on the spot for inspection by the municipal authorities.

3. No foundation of a new building intended for human occupation shall be constructed on a site which has been filled up with or used as a place for depositing excrementitious matter or the carcasses of dead animals, or other filthy or offensive matter until matter shall have been properly removed to the satisfaction of the President or Vice-President shall in their opinion have become innocuous.

4. No pits shall be excavated in the sites allotted for building dwelling houses.

5. No building site shall be surrounded by a hedge of lantanna, aloe, prickly pear or other objectionable plants or by a fence of barbed iron wire.

6. No new building shall be erected by any person the foundation of the wall of which along the road is less than (3) three feet from the side drain.

7. The level of the plinth or basement of any building shall not be less than a foot and a half above the ground level.

8. The footings of the walls and the posts of the ground floor of building proposed to be erected should rest on the solid ground or upon a sufficient thickness of concrete or upon some solid and sufficient substructure as a foundation.

Provided that where solid rock is met with at or near the surface of the site of such building, i.e., within three feet of the level of the base of the wall. The footings may be omitted if the surface of the rock be properly cleaned and stepped or jagged to receive the first course of masonry.

The minimum height of every room intended to be inhabited in a building except a room in the roof shall not be less than eight feet from the floor to the ceiling and the rooms shall be well ventilated.

9. The eaves of buildings, sunshades to windows, water-spouts to drain roof water shall not project beyond the side street drain adjoining the house and the spouts shall be led down to the ground.

10. The steps to get up the plinth from the road shall not project beyond the outer edge of the side drain of the road and should be easily removeable for cleaning the drains.

Construction of privies or latrines.

11. Every place other than a water-closet or bath room situated within any house building or enclosure, and habitually used for the purpose of calls of nature or for keeping human excreta shall be considered to be privy or latrine within the meaning of this bye-law.

12. Every person who shall erect a new building shall, in connection with such buildings as chatrams, aghaharams and tenements, etc., construct such number of privies and in such a manner shall be prescribed in each case by the President or Vice-President.

13. A person who shall construct a new privy, whether in connection with a building or not, shall construct such privy upon such site or in such position and manner only as shall be approved by the President or Vice-President.

14. Every person who shall commit any breach of any of the foregoing Bye-laws shall be punishable with fine which may extend to Rs. 200 on conviction before a magistrate, as provided in the Municipal Regulation VII of 1906, Section 96 (5).

RE-PENDALS AND OTHER TEMPORARY STRUCTURES.

1. No pendals or other temporary structures for marriage or other purposes shall be erected in any street, lane or public thoroughfare or in any place or in front of buildings so as to encroach on municipal drain or roads within the municipal limits, without the written permission of the President or Vice-President. On receipt of application for permission to put up such structure, specifying the situation, size and other particulars, licenses will be issued by the President or Vice-President if they see no objection thereto on such conditions as they may think necessary to provide for the public convenience and safety on payment of the following fees.

	Rs.	a.	p.
For a marriage pendal	1	0	0
For other pendals or structures	0	8	0
For temporary projection in front of buildings	0	1	0 per sq. ft. per year.

2. No pendal shall occupy more than one-third of the breadth of the road.

3. No pendal shall ordinarily be allowed to stand for more than fifteen days. An extension of time may be granted on payment of half of the original fee but not so as to exceed a month from the commencement.

(a) If the expiration of time allowed in the license, or period granted in extension thereto on special application the person that put the structure does not remove it, the President or Vice-President shall issue a notice to the defaulter for its removal within such time as may be fixed by them in each case; at the end of which time they may have it removed and the cost of such removal shall be recoverable from the defaulter as a municipal demand.

Any person who commits any breach of any of the above Bye-laws shall be punishable with a fine which may extend to Rs. 5 for the first offence and Rs. 10 for each subsequent offences.

RE-ERECTION OF PENDALS ON VACANT LANDS WITHIN THE MUNICIPAL LIMITS FOR DRAMAS DURING NIGHTS.

4. License for the erection of pandals for dramas may be given by the President or Vice-President in writing on receipt of application under the following conditions, after charging Rs. 5 as license fees:—

- (1) The structure be not less than 12 feet high at every point.
- (2) That doorways each at least 7 feet high and 4 feet broad be provided at intervals of not more than 20 feet along the sides of the structure, so that no portion of a side exceeding 20 feet may be left without a door.
- (3) That curtains and chicks may be employed to cover the doorways, but nothing of a nature to barr free egress.
- (4) That no rotten cloth be used in construction of such structure.
- (5) That cross beams or rafters of the roof of such structure shall not be tied together with rope or other combustible material.
- (6) The globes, chandeliers, etc., in such structure shall be suspended by iron rods, not ropes.
- (7) That such iron rods shall extend not less than four feet from the ceiling and shall not be draped with cloth.
- (8) That all lights and chandeliers shall be at a distance not less than two feet from the side walls of such structure.
- (9) That the persuit holder shall keep outside each such structure four large sized casks and ten chatties constantly filled with water.
- (10) That no cooking shall be allowed within any such structure unless the cooking place be surrounded by a bamboo making six feet high plastered over with a thick coat of mud.

NOTE.—This Bye-law does not apply to pendals for dāsara, moharam or other public purposes.

5. The license holder shall keep the permit at the site occupied and produced when required by the President or Vice-President, Sanitary Inspector or any Municipal Officer authorised by the President or Vice-President for inspection.

6. No license shall be granted unless the place intended for the purpose is suitable for that purpose to be carried on there without the likelihood of causing any danger or nuisance to the persons residing in or resorting to the neighbourhood.

7. The President or Vice-President shall have the power to suspend or withdraw a license granted for the erection and occupation of the place as a theatre whenever they deem necessary in the interests convenience and safety of the public generally or of the person inhabiting or resorting to the neighbourhood of the premises covered by such license or whenever the conditions of a license are not obeyed.

8. Every person who shall commit any breach of the foregoing bye-laws shall be punishable with fine which may extend to Rs. 100 on conviction before a magistrate.

BYE-LAWS REGARDING THE VACANT BUILDING SITES.

(1) It shall be competent for the President or Vice-President, to declare that any vacant land within the Municipal limits is fit for use as a building site and to call upon the owner or if the owner cannot be ascertained or found, the person in possession of the site or where any doubt or uncertainty exists as to the ownership or possession, by persons interested in the such sites, to erect and complete a building upon it within a period fixed by the President or Vice-President not exceeding six months provided, however, that in cases in which the Presidents or Vice-Presidents may deem fit and proper, they may issue a notice as aforesaid requiring site to be enclosed and conserved within a period of three months or such further period as may be allowed by the President or Vice-President.

PROCEDURE AFTER DEFAULT.

(2) When the notice issued under Sub-section (1) of Section 91A of the Municipal Regulation requiring the erection of a building is not complied with, or when the notice issued under Sub-section (1) of the Section A requiring the site to be enclosed and conserved, is not complied with, it shall be competent to the President or Vice-President, after the expiry of the period of time fixed in the notice, to enter upon and take possession of the site free from all encumbrances created by the owner or any person claiming through him and to dispose of the same for building purposes either by public auction or otherwise. The owner or any person claiming through him shall be entitled to the payment of the price realized by the Municipality by the sale or disposal of the site less any charges incurred by the Municipality in taking possession and disposing of the site.

Resumption of vacant building sites and the disposal of the same by the Municipality.

(3) When the condition subject to which a building site is sold are not fulfilled, it shall be competent for the President or Vice-President to resume it with any building existing thereon after giving the owner of the site or if the owner cannot be ascertained or found, the person in possession, such notice as the President or Vice-President may deem proper and to dispose of the same by public auction or otherwise for building purposes after giving notice of their intention to do so by a proclamation published in the official gazette not less than one month prior to the date fixed for the sale of such resumption, the site, with the building, if any thereon, shall vest in the President or Vice-President free from all encumbrances created by the owner or any person claiming through him shall be entitled to payment from the Municipality of the amount realized by the Municipality by the resumption and disposal of the property less any charges incurred in such resumption or disposal.

THE POWERS CONFERRED BY THESE BYE-LAWS SHALL BE EXERCISED BY THE PRESIDENT AND VICE-PRESIDENT WITH THE APPROVAL OF GOVERNMENT AND ALSO OF THE MUNICIPAL COUNCIL IN THIS BEHALF.

1. It shall be competent for the President or Vice-President with sanction of Government to dispose of the vacant building sites vested in the Municipal Council by public auction or otherwise on receipt of applications.

2. The President or Vice-President shall reserve to themselves the right of refusing any application without assigning any reason therefor.
3. No site shall be granted to any body who does not want the same for *bona-fide* purposes of building a house.
4. All sale shall be subject to confirmation of the Municipal Council.
5. The applicant within six months from the date of the grant of the site shall collect the building materials on the site and within one year shall complete the building.
6. If the applicant fails to complete the building within the time fixed, the site will be liable to be resumed, the purchaser forfeiting all claim for compensation.
7. The buildings are to be substantial structures with a presentable frontage and necessary arrangements made for conservancy purposes in the rear as per bye-law No. 7.
8. No transfer of any site will become valid unless and until it has been sanctioned and recognized by the President or Vice-President for controlling the unwieldy traffic.

(SECTION 48 V.)

1. The President or Vice-President may from time to time prohibit the use of any road, street, or lane for any particular purposes and any person infringing that prohibition shall on conviction be liable to a fine, not exceeding Rs. 50 for the first and Rs. 100 for each subsequent offence.

2. No person shall bring and store for sale within the Municipal limits any timber or firewood without a license to be granted by the President or Vice-President specifying the place and conditions of storing or otherwise disposing of the same.

Any person infringing this bye-law shall on conviction be liable to a fine not exceeding Rs. 20.

3. No cart or other vehicle entering the Municipal limits with passengers or laden with commodities of any description or character, for sale or otherwise shall be allowed to stand so as to cause obstruction to general traffic in the crowded thoroughfares and streets of the Municipality beyond the time necessary or ordinarily required for unloading or otherwise, after which the cart or carts must either proceed to their destination or to one of the public or private bandy stands.

(a) The owners and other person in charge of other such cart or carts as shall be found standing in the public roads or thoroughfares contrary to this bye-law, shall on conviction be liable to a penalty not exceeding Rs. 5 for the first and Rs. 10 for every subsequent offence.

4. All carts loaded with fuel, straw or bamboos shall not be allowed to stop on the public roads or streets other than in places set apart by the Municipality for the purpose. Breach of this bye-law will subject the cart driver to a penalty before a Magistrate, not exceeding anhas 4 for each offence.

5. All carts and conveyances shall be compelled to keep to their left side of the road to enable carriages to meet and pass on the right side.

Any one who infringing this bye-law will, on conviction before a Magistrate be liable to a penalty not exceeding Rs. 20.

1. *Other matters relating to Municipal Administration.*—Whoever without the permission in writing of the President or Vice-President destroys any tree, plucks any fruit or flower in any Municipal garden, road or other property or whoever cuts or roots up grass so as to damage the sides or embankment of any Municipal road, or whoever makes a public thoroughfare or any Municipal garden or property not intended for such a purpose will on conviction before a Magistrate be liable to a penalty not exceeding Rs. 20.

2. Horses shall not be trained or broken in on the public streets. No furious riding is allowed thereon. Anyone infringing this bye-law will, on conviction before a Magistrate be liable to a penalty not exceeding Rs. 20.

3. Any occupier or owner of a house neglecting to enclose his compound yard with a wall or fence of such material as may be approved of by the President or

Vice-President or neglecting to repair any fallen wall or gate pillar or to cope the compound wall within one month after has been served on him, shall, on conviction, be liable to a penalty not exceeding Rs. 20.

4. Any owner of a piece of vacant land who fails to enclose the same with a compound wall or fence of such material as the President or Vice-President may approve of within one month after the notice has been served on him, shall, on conviction, be liable to a penalty not exceeding Rs. 20.

5. Any person who vends or hawks meat, of any kind of fish in the streets of the town of Tirthahalli shall on conviction be liable to a penalty not exceeding Rs. 20.

6. Whoever chops firewood on any public street or road or stacks or works building or other materials so as to damage the street or road or so as to cause obstruction danger, inconvenience to the public, shall, on conviction before a Magistrate be punished with a fine which may extend to Rs. 20.

In the case of building materials firewood or things found on the public street or road the President may order its removal to the Municipal stores at the owner's risk. The goods so removed will be liable to confiscation in case the same is not taken back by the owner after paying initial charges of removal within a week.

7. No person shall fish with nets, rod or otherwise in any tank or reservoir, etc., within Municipal limits without a special license bearing the signature of the President or Vice-President. Any person contravening this order shall be liable to a penalty on conviction not exceeding Rs. 20 for each offence.

8. All vehicles of any description should have lighted lamps:—

(i) Whoever drives a vehicle of any description on any road within Municipal limits between the hours of 7 P.M., and 4 A.M., without having a lighted lantern affixed to each side of such vehicle, shall be liable to a penalty not exceeding Rs. 5 provided that heavy goods carts, proceeding at a walking pace may be provided with one lighted lantern to be hung from the centre of the cart.

(ii) Whoever drives any goods carts drawn by bullocks within Municipal limits shall proceed with a walking pace and the bullocks shall be bridled with rope of sufficient strength to admit of the driver having perfect control over them; any breach of these directions shall render the offender liable to a fine not exceeding Rs. 5.

(iii) Whoever lets cows, bullocks, asses, goats and tatus, etc., astray in public road without having a perfect control over them be punished with a fine not exceeding Rs. 5.

(iv) Whoever rides any bicycle, motor bicycle or motor car on the public road without a bell or horn or without proper lights between the hours of 7 P.M., and 4 A.M., shall be liable to a fine not exceeding Rs. 20.

(v) All bicycles, motor bicycles, motor cars shall run, within the limits of the Municipality at the rates of not exceeding seven miles. Breach of this direction shall render the offender liable to a fine which may extend to Rs. 20.

9. Whoever lets off fireworks or engages in any game in such a manner as to cause or likely cause danger to persons passing by or dwelling or working in the neighbourhood or risk of injury to property shall be punished with fine which may extend to Rs. 20.

10. Any person, who affixes any posting bill, playcard or other paper or means of advertisement against or upon any Government or Municipal building wall, board, fence or pole without consent of the officer in charge of or who without such consent as before said writes upon soils, defaces or makes any such building wall, board, fence or pole with chalk or paint or in any other way, whatsoever, shall be punished with fine which may extend to Rs. 20.

1. The following draft bye-laws are framed by the Thirthahalli Municipal Council under section 48 of the Municipal Regulation of 1906, and are published for the information of the Public.

2. Any resident within the area of the Thirthahalli Municipality, who has any objection or suggestion with respect to the draft bye-laws, should communicate

the President, Thirthahalli Municipality within one month from the date of Notification.

BYE-LAWS UNDER SECTION 48 (I) (K) OF THE MYSORE MUNICIPAL REGULATION 1906.

Octroi.

1. The local limits for collecting duty shall be municipal limits.
2. No articles liable to Octroi duty shall be brought within those limits except by one of the roads described in the schedule here to annexed.
3. All persons bringing into or receiving from beyond the Octroi limits of the town any such article, shall exhibit the same at the Octroi katte or station to allow of its being duly inspected by the Octroi staff.
4. The Octroi posts at which such inspection will be carried out shall be the kattes on the roads described in schedule 1, the central katte and the municipal office. Every person bringing dutiable articles within the town shall report the fact at the 1st katte he passes or to the nearest katte.
5. A table showing the Octroi duty leviable on various articles shall be exhibited at every one of the kattes and at the municipal office in a conspicuous place thereof.
6. When the goods are brought in the katterey they may be unloaded or weighed or counted by the officer in charge of the Octroi collection. After the ascertainment of the amount of Octroi payable on the goods, the importer shall either pay the amount due and receive a permit for the removal of goods or shall deposit the same, in the Bonded warehouse. When the duty is paid as above, a permit shall be granted by the officer in charge of Octroi collection for the removal of the goods showing the quantity or weight of goods, the amount paid in respect thereof and the date of payment. In case the importer wishes to re-export the goods at once he shall do so only after obtaining an export pass paying one anna as Rahadari fees and subjecting the goods to the escort of an Octroi subordinate. A demurrage fees of 3 pies per maund per day shall be charged on the goods deposited in the Bonded warehouse after the expiry of the 3rd day or part thereof.
7. If the importer satisfies the manager that the goods are not to be consumed in the town, but exported he will be furnished after receiving a fee of one anna as Rahadari fees, with a free permit which will be handed over by the party to the kolkar at the katte on the road by which the goods leave the town limits.
8. For the purpose of appraising the value of goods, when the duty is assessed on the value of the same, the importer may be called upon to produce the original invoice of the goods for the inspection of the katte karkoon or other municipal officer, or councillor, should he fail to produce the same the value of the goods or when the value of the same is unduly low the same shall be assessed by the said functionary at the current market rates and duty levied accordingly.

9. Bonded warehouse.—

It shall be competent for the municipal council to provide a bonded warehouse for all or any kind of Octroi-able goods and regulate its working by rules.

The Bonded warehouse shall be in charge of Octroi manager.

10. If the consignee fails to take delivery of the dutiable articles deposited in the Bonded warehouse after payment of the duty and the demurrage in full within 3 months from the date of receipt of the articles in the bonded warehouse. The President or Vice-President after due publication calling upon the consignee or any other lawful claimant to take delivery of the goods within 7 days from the date of issue of the notice, shall auction the articles and appropriate the proceeds towards municipal dues after deducting all expenses for the sale and publication if the consignee or any lawful claimant does not claim the goods within the prescribed time.

REFUNDS.

11. *Refunds.*—Refunds of Octroi duty shall not be granted unless in the case of goods which are exported within 3 months of the date of their importation. Refunds shall not be given if the sum be less than one Rupee.

12. Any person claiming refund of the duty shall produce the goods in respect of which refund duty is claimed together with the receipt and permit furnished to him under bye-law 6. He shall also produce an application in triplicate mentioning the circumstances that necessitated the exportation of the goods and giving such particulars as will be prescribed in this behalf by the President.

13. The officer in charge of Octroi Katte, on being satisfied as to the identity of the goods produced with those for which receipt had been granted and the validity of the claim, shall endorse the three copies of the application with an export pass and keeping one copy in the office shall deliver other copy.

14. All goods exported under such pass shall be produced by the exporter together with the duplicate pass at the Octroi station of exit.

15. The Octroi subordinate in charge of Octroi station of exit will satisfy himself that the goods produced as being covered by the duplicate pass correspond with the entries in the pass presented with them.

16. If the goods are being exported otherwise than by rail and if the consignment appears to be duly covered by the pass, he shall retain the duplicate pass and return the triplicate pass to the exporter or his agent the endorsement of the particulars specified in such form as may be prescribed by the President otherwise, he shall retain both the duplicate and triplicate pass and shall report the circumstances forthwith for the orders of his immediate superior. If the goods are being exported under refund pass he shall in either case allow the consignment to proceed.

17. If the goods are for export by rail, the Octroi officer in charge of the station exit, shall retain the triplicate pass, pending production of a railway receipt for the goods covered by the pass. Upon production of the railway receipt if after due enquiry, the said Octroi subordinate is satisfied that the goods produced are covered by the pass, and also by the railway receipt in question, he will then endorse on the duplicate and triplicate pass respectively, the number and date of railway receipt and will return the triplicate copy to the person in charge of the goods, but he will retain the duplicate pass subject to disposal in the prescribed course of business.

18. In all cases in which refund is claimed, the triplicate pass duly endorsed as provided by bye-law 15 and 16 respectively must be produced at the Octroi Katte and the officer in charge of Octroi Katte is satisfied that a refund of octroi duty covered by such pass is duly payable, he shall, if the amount so payable does not exceed Rs. 2, forthwith pay the same to the person presenting the triplicate pass. If the amount to be refunded exceeds Rs. 2 or if the officer in charge of Octroi Katte sees any cause to refuse payment of any sum claimed, the claim shall be forwarded for the orders of the President or Vice-President. No refund of the amount will be paid on imported goods shall be made in cases where the bulk has been broken or changed hands.

GENERAL

19. Importers of dutiable articles shall if called upon by requisition in writing signed by the President or Vice-President within one year of import, account for the articles received by them by producing either a permit or receipt obtained in token of payment of octroi duty or an export pass in proof of having exported the whole or the part of articles so received or otherwise.

Any breach of this bye-law will render the importer liable to punishment with a fine extending to ten times the value of Octroi duty on such goods or Rs. 25 whichever may be greater and the payment of Octroi duty on the article unaccounted for. Any person importing or exporting dutiable articles who infringes bye-laws 3, 4, 6, 7 and 13 shall be liable to a fine not exceeding Rs. 50.

SCHEDULE No. 1.

Name of authorized roads	Octroi Kattes
Augumbi Road	Suralibalebylu Katte.
Ananthpur Road	Edehalli Katte.
Shimoga Road	Shimoga Road Katte.
Koppa Road	Kuruvalli Katte.

No. 2 DUTIABLE ARTICLES.

Names of articles	Rate.		
	Rs.	a.	p.
Cocoanut each	0	0	1
Betel leaves for one bundle	0	0	1
Sheep each	0	1	6
Tobacco per maund	1	0	0
Sugar per maund	0	4	0
Jaggory per maund	0	2	0
Dry cocoanut per maund	0	8	0
Kerosene oil per tin	0	2	0
Cloth per rupee	0	0	3

BEE-LAWS FRAMED BY THE MUNICIPAL COUNCIL, THIRTHAHALLI, FOR THE REGULATION AND INSPECTION OF SLAUGHTER HOUSE UNDER SECTION 48 (a) OF THE MUNICIPAL REGULATION, VII OF 1908.

1. The slaughter-house near the market in Menakeri shall be used only for the slaughtering of sheep and goats and any other slaughter-house to be built or licensed by the Municipality shall be used only for slaughtering other cattle. No place other than those mentioned above shall be used as a slaughter-house.

2. Butchers and others shall have access to the slaughterhouses for the purposes of slaughtering animals for sale or private consumption on condition hereunder specified:

Only licensed men will be allowed in the slaughter-house for the purpose of dressing the meat. These persons will be provided with a badge once a year by the Municipal Board. No fee will be levied therefore for the present. A list of such licensed men will be hung up at the slaughter-houses and a copy maintained in the Municipal Office.

3. Every person desirous of making use of slaughter-house shall pay the prescribed fees before entering it.

4. Animals shall be slaughtered only in the allotted space in the slaughter-house and no other.

5. No animals shall be slaughtered in the slaughter-house except at the notified time between 7 A.M. to 10 A.M. 2 P.M. to 5 P.M.

6. None but the Municipal officers and members of the Municipal Board and those provided for in Rule 21 and those engaged in the slaughter of animals shall have access to the slaughter-house.

7. No animal that is or is suspected to be with young shall be slaughtered in the slaughterhouse.

8. Every carcass which upon examination is found to be diseased, shall be seized and destroyed in such a manner as to render it unfit for human consumption provided that the skin of the carcass not showing signs of an infectious or contagious disease shall remain the property of the owner.

9. All meat and offal, which upon such examination are found to be diseased or considered unfit for human consumption shall be seized and destroyed.

10. No person shall blow by means of insufflation the carcass of animals slaughtered for human consumption.

11. The skins, entrails and offal of slaughtered animals which have not been seized for destruction shall be collected in the slaughter-house, there to be washed and cleaned before their removal.

12. All refuse or offal rejected by the owners of slaughtered animals shall be deposited by them or their assistants in the receptacle provided for the purpose.

13. The soiled contents of the entrails shall not be washed into the sewer, but shall be removed by the owners of the animals or their assistants and deposited in the receptacle provided for the purpose.

14. All skins, fat and offal shall be removed within twelve hours of the slaughtering of the animal; if not all skins, offal, fat, entrails, etc., left at the slaughter-houses shall be considered as refuse and shall become the property of the municipal

Board and be disposed as the Vice-President or the District Sanitary Officer may direct.

15. No person shall sell or store meat, skin or offal on the premises of the slaughterhouse.

16. No person suffering from leprosy, sores or other disease of the skin shall enter the slaughter house.

17. No dogs shall be admitted into the Municipal slaughterhouses. Every dog found there shall be made over to the Police to be dealt with as a stray dog.

18. No person shall make a noise, fight or quarrel or use insulting or obscene language in the slaughterhouses. Persons contravening this bye-law may be summarily ejected.

19. No person shall be permitted to perform the duties of a Khaji Mohalla or Rabbi in the slaughterhouses except with the written permission of the Vice-President.

20. The fee payable for the slaughtering of each animal in the slaughterhouse shall be as detailed in the following schedule:—

SCHEDULE.

	Rs.	a.	p.
Sheep	0	1	0
Goats	0	1	0
Kids	0	1	0

21. The District Sanitary Officer, the Sanitary Inspector, Sanitary Mestri or any officer of the Municipal Board empowered by the first named officer shall have free access to the slaughter houses at any time on any day.

22. The District Sanitary Officer or any officer authorized by him have the power to prohibit the slaughter of any animal he thinks unfit for human consumption or confiscate any carcass or any part of the carcass the consumption of which in his opinion may be injurious to health. In these cases, the opinion of the District Sanitary Officer shall be final.

23. No dung or other heaps of rubbish shall be permitted in or near the slaughterhouses.

24. The slaughter shall be so used as not to damage the internal surface of the walls or any part of the floor or pavement so as to cause absorption of any blood, liquid, refuse or filth or any other offensive or noxious matter which may be spilt or splashed, deposited or brought into contact with the same and the cost of repairs due to such damage shall be borne by the person doing it.

25. A breach of any of the above bye-laws shall render the offender liable on conviction before a Magistrate to the penalty of a fine not exceeding Rs. 20.

H. C. SUBBA RAO,

President, Tirthahalli Municipality.

CHITALDRUG MUNICIPALITY.

Addenda Notification dated 27th April 1923.

In the notification of the Chitaldrug Town Municipality, dated 14th April 1923 and published in page 164 of Part II-A. of *Mysore Gazette*, dated 26th April 1923.

Please read "Incoming or Through traffic" instead of "Incoming traffic" in 3rd column of Schedule A of the Notification.

B. RANGA RAO,

President.

CHITALDRUG DISTRICT.

Notification dated 16th April 1923.

It is hereby notified for the information of the public that the right of collecting tolls on the Salem-Bellary provincial road near the village of Thammanahalli in the Molakalmuru Taluk for the year 1923-24 will be sold on the 30th May 1923 in the office of the Amildar, Molakalmuru Taluk.

For further particulars, see detailed Notification of the sale printed on pages 161-163, Part II-A of *Mysore Gazette*, dated 26th April 1923.

M. ISMAIL SHARIFF,
For Deputy Commissioner.

Notification dated 1st May 1923.

The right to collect tolls at the toll-gates as noted in Schedules A and B during the official year 1923-24, will be sold by public auction at the places and on the dates specified against each gate.

2. Persons intending to bid at the sale must attend in person or by a duly accredited agent. Every such person should deposit beforehand an amount equal to one-sixth of the contract amount for the previous year as shown in Schedule A, as earnest money. The deposits of all the bidders except the first two or three whose bids are to be recommended for acceptance will be returned at the close of the sale. The deposit of the successful bidder who will be called the contractor will be returned only on fulfilment of the contract. The deposits of the remaining bidders will be returned soon after the confirmation of the sale.

3. The sale will not become absolute until confirmed by the authority noted in Schedule A who reserves the final power of refusing or accepting without assigning any reason whatever, the highest or any bid that may be offered.

4. The contractor shall within fifteen days of the receipt of intimation of confirmation of the sale in his favour, execute an agreement on a duly stamped paper binding himself and his heirs to observe the conditions hereinafter set forth and to be subject to the penalties, forfeitures and liabilities referred to therein and when he does not hold property in Mysore, shall furnish at least two sureties who own sufficient properties in the Mysore State for the due performance of the contract.

5. The contract shall not be transferred by sale, gift or otherwise or sub-leased without the previous sanction of the Deputy Commissioner.

6. The contract amount shall be paid in twelve equal monthly instalments in advance on the first day of every month into the Taluk Office.

7. The contractor shall have no claim to the fees recovered from persons compounding the payment of toll in accordance with the Standing Rules and Orders approved by Government. He shall also pay along with the instalments, the authorised Local Railway and Educational Cesses, if any, at the prescribed rates.

8. Interest at 9 per cent per annum shall be levied on all overdue amounts till date of payment.

9. The amount due from the contractor or his sureties shall be recoverable as if they were arrears of land revenue under the provisions of the Land Revenue Regulation and the Rules thereunder.

10. The contractor shall collect tolls only at the rates and at the gates on the traffic specified in Schedules A and B.

11. The contractor shall give to the person paying the toll a proper receipt showing the date and hour of payment of toll.

12. The contractor shall keep at the toll-gate, true accounts of the daily collections and of the traffic passing through the toll-gate. These accounts shall be open to the inspection of the Deputy Commissioner, the Assistant Commissioner and the Amildar. He shall, if required by the Deputy Commissioner, furnish to the Taluk Office at the end of every month, a true return for the month showing the traffic passing through the gate in a prescribed form.

13. The contractor will have the use of the existing toll-house and the gate without payment of any rent, and he should keep them in good repair, failing which, the cost of repair will be recovered from the contractor. If any toll-gate or house is required, it will be put up at the cost of Government.

14. The contractor shall not be entitled to any remission of the contract amount or any compensation on account of seasonal conditions or any other cause whatever.

15. The contractor shall conform generally to the rules published in the late Chief Commissioner's Notification No. 274, dated 4th November 1876. He shall recognise all exemptions made by the statute of rules in force for the time being. He shall pay special attention to the following points:—

- (a) A table of authorised tolls shall be legibly written in English and Kannada and shall be put up in a conspicuous place near the toll-gate.
- (b) Animals drawing any vehicles for which tolls can be demanded are not also to be charged with toll.
- (c) No toll shall be levied afresh on any cart, etc., passing along the toll-gate if within a period of twenty-four hours computing from sunrise, a toll has been collected thereon at a toll-gate in the Mysore State or a toll-gate in British India in respect of which the Government have secured reciprocity for exemption in consultation with the British authorities.
- (d) Carts laden with bone or other substance as manure shall be treated as unladen and tolled accordingly.

- (e) No toll shall be levied on foot passengers.
- (f) No tolls shall be levied for the passage of Troops or Military Stores or equipages or of Police Officers on duty or any person or property in their custody or of any property *bona fide* belonging to Government as established, where proof is required by the production of a pass or certificates from any officer of the department to which the property belongs, authorised by the Deputy Commissioner or by Government to grant such certificates or passes, which pass or certificate shall be delivered up at the last toll-gate passed before the cart, carriage or animal, conveying such property reaches the destination noted in such pass or certificate.
- (g) No toll shall be levied for the passage of carriages, carts, animals, etc.—
- (1) Belonging to Local Boards
 - (2) Conveying Local Boards servants on duty or property in the custody of such servants.
 - (3) Licensed by the Local Boards.
 - (4) Assessed by the Municipal Council to Municipal taxation provided the tax has been paid in advance.
 - (5) Possessed by a person who has compounded with the Local Boards for a prescribed sum in accordance with the rules approved by Government.
 - (6) Engaged by the Postal Department to convey mails.
 - (7) Belonging to the Hon'ble the British Resident in Mysore.
 - (8) Belonging to Government servants travelling on duty who are certified by their respective immediate superiors as being not entitled to travelling allowance.
 - (9) Belonging to His Highness the Maharaja or His Highness the Yuvaraja.

16. Any breach of the above conditions or rules on the part of the contractor or his servants will entail the forfeiture of the deposit or the levy of a fine not exceeding Rs. 50 per each infringement. If the fine be not paid or in the event of instalments or other sums due are not paid within the prescribed date, it shall be competent to the Deputy Commissioner to suspend further collection of toll by the contractor and dispose of the right to collect the toll during the remaining period by a resale or otherwise. The resale will be held at the risk of the defaulting contractor who shall be liable to make good all losses accruing, but shall not be entitled to any profits arising from the resale.

17. The imposition of fine or resale of the contract shall be no bar to the prosecution of the contractor or his employees for any offence or to the institution of other legal steps against them under any law in force for the time being.

SCHEDULE A.

1. Name of the road	Toll-gate on Harihar, Harpanahalli road.
2. Situation of the gate	Near Harpanahalli boundary.
3. Whether toll is to be levied on through traffic in-coming traffic.	Through traffic.
4. Traffic specially exempted from payment of toll on account of the peculiar situation of the toll-gate or the special requirements to the people near the toll-gate.	Nil.
5. Amount of deposit required	Rs. 260 (the contract amount for two months for May and June 1923.)
6. Place of sale	Harihar Deputy Amildar's Office.
7. Date of sale	30th May 1923.
8. Officer conducting the sale	Deputy Commissioner or any other officer deputed by him.
9. Officer confirming the sale	Deputy Commissioner and President, District Board.
10. Remarks	Nil.

SCHEDULE B.

	Rs.	a.	p.
1. Motor car	1	0	0
2. Motor cycle	0	8	0
3. Laden cart	0	4	0
4. Unladen cart	0	2	0
5. Every horse, bullock or ass	0	0	6

Dated 1st May 1923.

The right to collect tolls at the toll-gates as noted in Schedules A and B during the official year 1923-24, will be sold by public auction at the places and on the dates specified against each gate.

2. Persons intending to bid at the sale must attend in person or by a duly accredited agent. Every such person should deposit before hand an amount equal to one-sixth of the contract amount for the previous year as shown in Schedule A, as earnest money. The deposits of all the bidders except the first two or three whose bids are to be recommended for acceptance will be returned at the close of the sale.

The deposit of the successful bidder who will be called the contractor will be returned only on fulfilment of the contract. The deposits of the remaining bidders will be returned soon after the confirmation of the sale.

3. The sale will not become absolute until confirmed by the authority noted in Schedule A who reserves the final power of refusing or accepting without assigning any reason whatever, the highest or any bid that may be offered.

4. The contractor shall, within fifteen days of the receipt of intimation of confirmation of the sale in his favour, execute an agreement on a duly stamped paper binding himself and his heirs to observe the conditions hereinafter set forth and to be subject to the penalties, forfeitures and liabilities referred to therein and when he does not hold property in Mysore, shall furnish at least two sureties who own sufficient properties in the Mysore State for the due performance of the contract.

5. The contract shall not be transferred by sale, gift or otherwise or sub-lease without the previous sanction of the Deputy Commissioner.

6. The contract amount shall be paid in twelve equal monthly instalments in advance on the first day of every month into the Taluk Office.

7. The contractor shall have no claim to the fees recovered from persons compounding the payment of toll in accordance with the Standing Rules and orders approved by Government. He shall also pay along with the instalments, the authorised Local Railway and Educational Cesses, if any, at the prescribed rates.

8. Interest at 9 per cent per annum shall be levied on all overdue amounts till date of payment.

9. The amount due from the contractor or his sureties shall be recoverable as if they were arrears of land revenue under the provisions of the Land Revenue Regulation and the Rules thereunder.

10. The contractor shall collect tolls only at the rates and the gates on the traffic specified in Schedules A and B.

11. The contractor shall give to the person paying the toll a proper receipt showing the date and hour of payment of toll.

12. The contractor shall keep at the toll-gate, true accounts of the daily collections and of the traffic passing through the toll-gate. These accounts shall be open to the inspection of the Deputy Commissioner, the Assistant Commissioner and the Amildar. He shall, if required by the Deputy Commissioner, furnish to the Taluk Office at the end of every month, a true return for the month showing the traffic passing through the gate in a prescribed form.

13. The contractor will have the use of the existing toll house and the gate without payment of any rent, and he should keep them in good repair failing which the cost of repair will be recovered from the contractor. If any toll-gate or house is required, it will be put up at the cost of Government.

14. The contractor shall not be entitled to any remission of the contract amount or to any compensation on account of seasonal conditions or any other cause whatever.

15. The contractor shall conform generally to the rules published in the late Chief Commissioner's Notification No. 274, dated 4th November 1876. He shall recognise all exemptions made by the statute of rules in force for the time being. He shall pay special attention to the following points:—

(a) A table of authorised tolls shall be legibly written in English and Kannada and shall be put up in a conspicuous place near the toll-gate.

(b) Animals drawing any vehicles for which tolls can be demanded are not also to be charged with toll.

(c) No toll shall be levied afresh on any cart, etc., passing along the toll-gate if within a period of twenty-four hours computing from sunrise, a toll has been collected thereon at a toll-gate in the Mysore State or a toll-gate in British India in respect of which the Government have secured reciprocity for exemption in consultation with the British authorities.

(d) Carts laden with bone or other substance as manure shall be treated as unladen and tolled accordingly.

(e) No toll shall be levied on foot passengers.

(f) No tolls shall be levied for the passage of Troops or Military Stores or equipages or of Police Officers on duty or any person or property in their custody or of any property *bona fide* belonging to Government as established, where proof is required by the production of a pass or certificate from any officer of the department to which the property belongs, authorised by the Deputy Commissioner or by Government to grant such certificates or passes, which pass or certificate shall be delivered up at the last toll-gate passed before the cart, carriage or animal, conveying such property, reaches the destination noted in such pass or certificate.

(g) No toll shall be levied for the passage of carriages, carts, animals, etc.—

(1) Belonging to Local Boards.

(2) Conveying Local Boards servants on duty or property in the custody of such servants.

(3) Licensed by the Local Boards.

(4) Assessed by the Municipal Council to Municipal taxation provided the tax has been paid in advance.

(5) Possessed by a person who has compounded with the Local Boards, for a prescribed sum, in accordance with the rules approved by Government.

(6) Engaged by the Postal Department to convey mails.

(7) Belonging to the Hon'ble the British Resident in Mysore.

(8) Belonging to Government servants travelling on duty who are certified by their respective immediate superiors as being not entitled to travelling allowance.

(9) Belonging to His Highness the Maharaja or his Highness the Yuvaraja.

16. Any breach of the above conditions or rules on the part of the contractor or his servants will entail the forfeiture of the deposit or the levy of a fine not exceeding Rs. 50 per each infringement. If the fine be not paid or in the event of instalments or other sums due are not paid within the prescribed date, it shall be competent to the Deputy Commissioner to suspend further collection of toll by the contractor and dispose of the right to collect the toll during the remaining period by a resale or otherwise. The resale will be held at the risk of the defaulting contractor who shall be liable to make good all losses accruing, but shall not be entitled to any profits arising from the resale.

17. The imposition of fine or resale of the contract shall be no bar to the prosecution of the contractor or his employees for any offence or to the institution of other legal steps against them under any law in force, for the time being.

SCHEDULE A.

1. Name of the road	Toll Gate on Hangal Bayadrag road.
2. Situation of the Gate	Near Molakalmuru beyond the Municipal limits.
3. Whether toll is to be levied on through traffic, or in-coming traffic.	Through traffic.
4. Traffic specially exempted from payment of toll on account of the peculiar situation of the toll-gate or the special requirements to the people near the toll-gate	Nil.
5. Amount of deposit required	Rs. 165. One-sixth of the contract amount for 1922-23.
6. Place of sale	Molakalmuru Amildar's Office.
7. Date of sale	29th May 1923.
8. Officer conducting the sale	Deputy Commissioner or any other Officer deputed by him.
9. Officer confirming the sale	Deputy Commissioner and President, District Board.
10. Remarks.	Nil.

SCHEDULE B.

Items	Rate of toll.		
	Rs.	a.	p.
1. On every laden cart	0	2	0
2. On every empty cart	0	1	0
3. On every horse	0	0	6
4. On every bullock	0	0	6
5. On every ass laden	0	0	6
6. On every ass not laden	0	0	3
7. On every bicycle	0	1	0
8. On every motor car	1	0	0
9. On every motor cycle	0	8	0

R. NANASAWMI RAO,
Deputy Commissioner.

DAVANGERE TOWN MUNICIPALITY.

Notification.

The right to collect tolls at the toll-gates as noted in Schedules A and B during the official year 1923-24, will be sold by public auction at the places and on the dates specified against each gate.

2. Persons intending to bid at the sale must attend in person or by a duly accredited agent. Every such person should deposit beforehand an amount equal to one-sixth of the contract amount for the previous year as shown in Schedule A, as earnest money. The deposits of all the bidders except the first two or three whose bids are to be recommended for acceptance will be returned at the close of the sale. The deposit of the successful bidder who will be called the contractor will be returned only on fulfilment of the contract. The deposits of the remaining bidders will be returned soon after the confirmation of the sale.

3. The sale will not become absolute until confirmed by the authority noted in Schedule A who reserves the final power of refusing or accepting without assigning any reason whatever, the highest or any bid that may be offered.

4. The contractor shall within fifteen days of the receipt of information of confirmation of the sale in his favour, execute an agreement on a duly stamped paper binding himself and his heirs to observe the conditions hereinafter set forth and to be subject to the penalties, forfeitures and liabilities referred to therein and shall furnish, if he does not hold property in Mysore, at least two sureties who own sufficient properties in the Mysore State for the due performance of the contract.

5. The contract shall not be transferred by sale, gift or otherwise or sub-leased without the previous sanction of the Municipal Council.

6. The contract amount shall be paid in twelve equal monthly instalments in advance on the 1st day of every month into the Municipal Office.

7. The contractor shall have no claim to the fees recovered from persons compounding the payment of toll in accordance with the Standing Rules and Orders approved by Government. He shall also pay along with the instalments, the authorised Local Railway and Educational Cesses, if any, at the prescribed rates.

8. Interest at 9 per cent per annum shall be levied on all overdue amounts still date of payment.

9. The contractor shall collect tolls only at the rates and at the gates on the traffic specified in Schedules A and B.

10. The contractor shall give to the person paying the toll a proper receipt showing the date and hour of payment of toll.

11. The contractor shall keep at the toll-gate, true accounts of the daily collections and of the traffic passing through the toll-gate. These accounts shall be open to the inspection of the Municipal President. He shall, if required by the Municipal President, furnish to the office at the end of every month, a true return for the month showing the traffic passing through the gate in the prescribed form.

12. The contractor will have the use of the existing toll-house and gate without payment of any rent, and he should keep them in good repair, failing which, the cost of repair will be recovered from him. If any toll-gate or house is, required, it will be put up at the cost of the Municipal Council.

13. The contractor shall not be entitled to any remission of the contract amount or to any compensation on account of seasonal conditions or any other cause whatever.

14. The contractor shall conform generally to the rules published in the late Chief Commissioner's Notification No. 274, dated 4th November 1876, and the rules issued under the Local Boards and Village Panchayets Regulation or the rules framed by the Municipal Council under the Municipal Regulation. He shall recognize all exemptions made by the statute or rules in force for the time being. He shall pay special attention to the following points:—

(a) A table of authorized tolls shall be legibly written in English and Kannada and shall be put up in a conspicuous place near toll-gate.

(b) Animals drawing any vehicles for which tolls can be demanded are not also to be charged with toll.

(c) No toll shall be levied afresh on any cart, etc., passing along the toll-gate if within a period of 24 hours computing from sunrise to sunrise, a toll has been collected thereon at a toll-gate in the Mysore State or a toll-gate in British India in respect of which the Government have secured reciprocity for exemption in consultation with the British authorities.

(d) Carts laden with bone or other substance as manure shall be treated as unladen and tolled accordingly.

(e) No toll shall be levied on foot passengers.

- (7) No tolls shall be levied for the passage of Troops or Military Stores or equipages or of Police Officers on duty of any person or property in their custody or of any property *bona fide* belonging to Government as established, where proof is required by the production of a pass or certificate from any officer of the department to which the property belongs, authorised by the Deputy Commissioner or by Government to grant such certificates or passes, which pass or certificate shall be delivered up at the last toll-gate passed before the cart, carriage, or animal, conveying such property reaches the destination noted in such pass or certificate.
- (g) No toll shall be levied for the passage of traffic, cars, animals, etc.
- (1) Belonging to the Municipal Council.
- (2) Conveying Municipal servants on duty or property in the custody of such servants.
- (3) Licensed by the Municipal Council.
- (4) Assessed by the Municipal Council to Municipal taxation provided the tax has been paid in advance.
- (5) Possessed by a person who has compounded with the Municipal Council prescribed sum in accordance with the rules approved by Government.
- (6) Engaged by the Postal Department to convey mails.
- (7) Belonging to the Hon'ble the British Resident in Mysore.
- (8) Belonging to Government servants travelling on duty who are certified by their respective immediate superiors as being not entitled to travelling allowance.
- (9) Belonging to His Highness the Maharaja or His Highness the Yuvaraja.

15. Any breach of the above conditions or rules on the part of the contractor or his servants will entitle the forfeiture of the deposit or the levy of a fine not exceeding Rs. 50 for each infringement. If the fine be not paid or in the event of instalments or other sums due are not paid within the prescribed date, it shall be competent to the President to suspend further collection of toll by the contractor and dispose of the right to collect the toll during the remaining period by a resale or otherwise. The sale will be held at the risk of the defaulting contractor who shall be liable to make good all losses accruing, but shall not be entitled to any profits arising from the resale.

16. The imposition of fine or resale of the contract shall be no bar to the prosecution of the contractor or his employees for any offence or to the institution of other legal steps against them under any law in force for the time being.

M. CHENNA RAJA URS,
President.

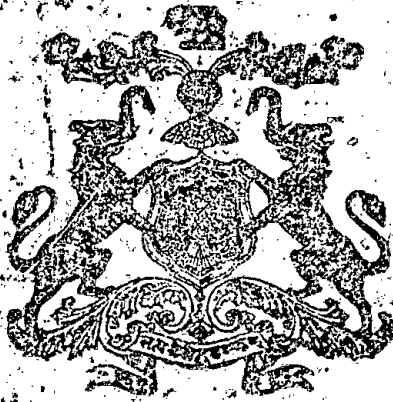
SCHEDULE A.

1. Name of toll-gate	...	Davangere Town Municipal toll-gates.
2. Situation of the gate	...	On the Town limits.
3. Whether toll is to be levied on through traffic, incoming traffic, or outgoing traffic.	...	Incoming traffic.
4. Traffic specially exempted from payment of toll on account of the peculiar situation of the toll-gate or the special requirements to the people near the toll-gate.	...	Nil.
5. Amount of deposit required	...	Rs. 3,005.
6. Place of sale	...	Chamarajendra Memorial Hall, Davangere.
7. Date of sale	...	23rd May 1923.
8. Officer conducting the sale	...	The President, Town Municipal Council, Davangere.
9. Officer confirming the sale	...	The Municipal Council, Davangere.
10. Remarks	...	

SCHEDULE B.

Details of traffic.	Rate.
Every laden cart or carriage	0 4 0
Every empty do	0 2 0

N.B.—Carts carrying firewood, fodder and thatch should be treated as unladen for the purpose of levying tolls.



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BANGALORE, THURSDAY, MAY 17, 1923.

PART II—A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

MUNICIPAL AND LOCAL BOARDS.

No. L. 7324—Ml. 46-22-21, dated 9th May 1923.

Under Section 18 of the Mysore Municipal Regulation, 1906, it is hereby notified that Mr. Vobiah is elected a member of the Mulbagal Town Municipal Council *vice* Mr. Kasti Hyder Sah, deceased.

No. L. 7350—Ml. 43-22-10, dated 10th May 1923.

Under Section 18 of the Mysore Municipal Regulation, VII of 1906, as amended by Regulation, V of 1918, it is hereby notified that Mr. T. Muniswamappa has been duly elected a Municipal Councillor Lal-Bagh Division in the Bangalore City *vice* Mr. M. Subbiah, B.A., deceased.

No. L. 7432—Ml. 72-22-23, dated 12th May 1923.

Under clause (i) of Section 2 of the Vaccination Regulation, I of 1906, vaccination shall be compulsory for a further period of one year from 15th March 1923, within the limits of Shimoga Town Municipality.

No. L. 7435—Ml. 49-22-24, dated 12th May 1923.

Under Sections 10 and 11 of the Mysore Municipal Regulation, VII of 1906, as amended by Regulation, V of 1918, it is hereby declared that the Municipal Council of Konanur in the Hassan District shall consist of 12 Councillors, of whom 4 shall be elected, and 8 nominated inclusive of the following appointed *ex-officio*—

- (i) The Amildar of the Arkalgud Taluk.
- (ii) The Sub-Assistant Surgeon in charge of the Local Fund Dispensary, Konanur.
- (iii) The Senior Officer of the Public Works Department for the Arkalgud Taluk.

2. Under Section 23, (2), b, of the said Regulation, the Amildar of the Arkalgud Taluk is appointed President of the Municipal Council.

3. Under Section 187 of the same Regulation, this Municipal Council is declared a Minor Municipal Council and excepted from the operation of the provisions of the following Sections of the Regulation:—

<i>Chapter of the Regulation</i>	<i>Numbers of Sections.</i>
II	6, 12, 13, 22.
III	27 to 36, 39.
IV	46 to 47.
VII	59 to 69 and 71 to 81.
VIII	82 to 88.
IX	92 to 94, 97, 98, 99 (1), 100, 102 to 106, 107 (2), 108, 109, 111 (2), 113 (1) and (2), 116, 119, 120 (2), 121 (2), 124, 126, 130, 131 (2), (4) and (5), 138 and 149.
X	162.
XI	169 (2).
XII	180 (A).
XIII	181 to 186.

No. L. 7447—Ml. 48-22-11, dated 12th May 1923.

Under Section 17 of the Mysore Municipal Regulation, No. VII of 1906, the term of the existing Minor Municipal Council of Bannur in Mysore District is hereby extended to 15th May 1923.

No. L. 7451—Ml. 48-22-13, dated 12th May 1923.

Under Section 17 of the Mysore Municipal Regulation, No. VII of 1906, the term of the existing Minor Municipal Council of T. Narsipur is hereby extended to the 15th May 1923.

No. L. 7449—Ml. 48-22-12, dated 12th May 1923.

Under Sections 10, 11 and 17 of the Mysore Municipal Regulation, VII of 1906 and the rules framed thereunder the Minor Municipal Council of Bannur in the Mysore District, shall be reconstituted as follows for a term of three years commencing from the 15th May 1923.

A. Sec. 10 (1) (a) Elected Councillors—

- | | |
|---------------------|--------------------------|
| 1. Mr. Chama Gowda | 3. Mr. Patel Sidde Gowda |
| 2. " Narayana Gowda | 4. " C. Suryanarappa |

B. Sec. 10 (1) (b) (i) Nominated Councillors—

- | | |
|----------------------------|-------------------------------|
| 1. Mr. Abji Sab | 4. Mr. Lakshminarasimha Setty |
| 2. " Sahib Khan Sab | 5. " Sankaranarappa |
| 3. " Mahamod Ghouspeer Sab | |

C. Sec. 10 (1) (b) (ii) Ex-officio—

- | | |
|---|---|
| 1. Amildar, T. Narsipur Taluk
(President). | 3. Senior Officer of the P. W. D. for
the taluk. |
| 2. Sub-Assistant Surgeon, Local Fund
Dispensary, Bannur. | |

No. L. 7453—Ml. 48-22-14, dated 12th May 1923.

Under Sections 10, 11 and 17 of the Mysore Municipal Regulation, VII of 1906 and the rules framed thereunder the Minor Municipal Council of T. Narsipur in the Mysore District, shall be reconstituted as follows for a term of three years commencing from the 15th May 1923.

A. Sec. 10 (1) (a) Elected Councillors—

- | | |
|-----------------------------|--------------------------|
| 1. Mr. Varadiah | 4. Mr. Vendor Nanjappa |
| 2. " G. Venkataramana Setty | 5. " A. Srikantha Sastry |
| 3. " N. Puttanna | |

B. Sec. 10 (1) (b) (i) Nominated Councillors—

- | | |
|----------------------|---------------------|
| 1. Mr. Ankacharry | 4. Mr. Thimmoji Rao |
| 2. " C. Narayana Rao | 5. " Mallanna |
| 3. " Subbaraya Setty | 6. " Shamiengar |

C. Sec. 10 (1) (b) (ii) Ex-officio—

- | | |
|--|--|
| 1. Amildar, T. Narsipur Taluk
(President). | 3. Sub-Registrar, T. Narsipur |
| 2. Sub-Assistant Surgeon, Local Fund
Dispensary, T. Narsipur. | 4. The Senior Officer of the P.W.D. of
the T. Narsipur Taluk. |

No. L. 7502—L. B. 28-22-26, dated 14th May 1923.

Under Rule 7 of the L. B. Rules issued under Notification No. R. 7559—L. B. 54-18-1, dated 18th December 1918, Rao Sahib B. V. Venkatasami Naidu is appointed as a member of the Bangalore Taluk Board *vice* Mr. Damodara Mudaliar, removed.

No. L. 7509—M. 46-22-22, dated 15th May 1923.

Under Section 18 of the Mysore Municipal Regulation, 1906 Mr. Ramakrishnayya, Retired Shroff, is appointed a Councillor on the Minor Municipal Council of Goribidnur *vice* Mr. Name Venkataramanayya who vacated his seat under Section 15 (2) (e) of the said Regulation.

By Order,
T. E. JAYARAMA AIYAR,
Secretary to Government,
Revenue Department.

TUMKUR TOWN MUNICIPALITY.

Notification dated 5th May 1923.

It is hereby notified for general information that the right of collecting tolls on vehicles entering the Municipality of Tumkur, for a period of one year from 1st July 1923 to the 30th June 1924, or for a longer period as may be decided at the time of sale will be sold by public auction in the President's Office, Tumkur, by the President of the Municipality or by the Vice-President at two o'clock on the afternoon of Wednesday the 13th June 1923.

2. The successful bidder must collect tolls only at the rates noted in the annexed schedules, and at no higher rates.

3. The sale shall be subject to confirmation by the President who reserves to himself the power of refusing or accepting the highest or any bid without assigning any reason therefor.

4. Every person who wants to bid at the sale must deposit a sum of Rs. 100 as earnest money. The earnest money will be returned in the case of successful bidders.

5. On the conclusion of the sale, the highest bidder in whose favour the contract is knocked down should deposit a sum equal to two months instalments and as soon as the sale is confirmed, the contractor shall execute a stamped agreement for the due performance of the contract.

6. The contract amount shall be paid in twelve equal monthly instalments, the instalment for each month being payable before the 10th of the following month. The deposit of two months khists made by the contractor will be taken in payment of the instalments due for the last two months of the contract.

7. If the prescribed deposit is not made immediately after the close of the sale, the contract will be resold at the risk of the approved bidder, and the earnest money deposited by him will be forfeited. If default is made in the payment of any of the instalments interest at the rate of one pie per month per rupee will be levied on the amount due till the date of payment. The contractor will further forfeit the deposit, and the unexpired portion of the contract will be liable to be resold at the discretion of the President the deficit, if any, being recovered from the contractor who shall not be entitled to any excess that may be obtained by the resale.

8. The contractor is bound to keep correct accounts showing the daily collections, etc., in such forms as may be prescribed by the President. The accounts should be submitted by the contractor every month to the Vice-President's Office, and it will also be open to inspection by the Vice-President or any other officer deputed by the President or the Vice-President.

9. The contractor will have the use of existing toll houses on such rates of rent as may be prescribed by the President and he will bound to keep them in good order.

10. The contractor shall be bound to furnish receipts, in the prescribed form and duly dated and signed to the parties paying tolls.

11. The following carts and vehicles are exempt from the payment of toll:—

(a) The carts and other vehicles owned by persons residing within the Municipal limits which are regularly assessed and the numbered by the Municipality.

(b) Carts and other vehicles conveying exclusively His Majesty's Mails.

(c) Vehicles belonging to His Highness the Maharaja and carriages and carts, the property of or employed by the Government or Municipal Council of the town or licensed or registered by the said Council.

(d) Vehicles (whether owned or hired) used for the passage of troops or conveyance of Government Stores or of any other Government property duly certified as such by the controlling authority.

(e) Vehicles (whether owned or hired) used for the passage of Military or Police Officers on duty or the conveyance or passage of any property or persons in their custody duly certified as above.

12. No more than one payment of toll shall be demanded for and in respect of any carriage or cart in any one day of 24 hours counted from sunrise to sunrise.

13. No remission or abatement of rent or compensation of any account shall be claimable by the contractor and no application on this account shall be received.

14. The contractor should not unnecessarily delay carts or allow carts to block traffic and that he will be liable to a fine not exceeding one hundred rupees for any neglect not otherwise provided for.

SCHEDULE A.

Name of road.	Name of Ookad.
1. Maddagiri-Sira	Maddagiri-Sira road.
2. Bangalore	Bangalore road.
3. Kunigala	Kunigal road.
4. Gubbi	Gubbi road.
5. Settinalli cart-track	Settinalli cart-track.
6. Dibbur cart-track	Dibbur cart-track.

SCHEDULE B.

Tolls payable on entering Municipal limits.

Particulars.

	Rs.	s.	p.
1. Every four-wheeled vehicle with springs	0	4	0
2. Do cart, laden	0	4	0
3. Do cart, not laden	0	2	0
4. Do jatka, hackney, laden	0	2	0
5. Do do not laden	0	1	0
6. Do other vehicle with springs and every palanquin, bicycle or tricycle.	0	2	0

K. RANGA IYENGAR,
President.

MYSORE DISTRICT.

Notification No. C. 1670 L. B.—22-23, dated 5—7th May 1923.

The right to collect tolls at the toll-gates as noted in Schedules A and B, during the official year 1923-24, will be sold by public auction at the places and on the dates specified against each date.

2. Persons intending to bid at the sale must attend in person or by a duly accredited Agent. Every such person should deposit beforehand an amount equal to one-sixth of the contract amount for the previous year as shown in Schedule A as earnest money. The deposits of all the bidders except the first two or three whose bids are to be recommended for acceptance will be returned at the close of the sale. The deposit of the successful bidder who will be called the contractor will be returned only on fulfilment of the contract. The deposits of the remaining bidders will be returned soon after the confirmation of the sale.

3. The sale will not become absolute until confirmed by the authority noted in Schedule A who reserves the final power of refusing or accepting without assigning any reason or whatever, the highest or any bid that may be offered.

4. The contractor shall within fifteen days of the receipt of intimation of confirmation of the sale in his favour, execute an agreement on a duly stamped paper binding himself and his heirs to observe the conditions hereinafter set forth and to subject to the penalties, forfeitures and liabilities referred to therein and when he does not hold property in Mysore, shall furnish at least two sureties who own sufficient properties in the Mysore State for the due performance of the contract.

5. The contract shall not be transferred by sale, gift or otherwise or sub-lease without the previous sanction of the Deputy Commissioner.

6. The contract amount shall be paid in twelve equal monthly instalments in advance on the 1st day of every month into the Taluk Office.

7. The contractor shall have no claim to the fees recovered from persons compounding the payment of toll in accordance with the standing rules and orders approved by Government. He shall also pay along with the instalments, the authorised Local Railway and Educational Cesses, if any, at the prescribed rates.

8. Interest at 9 per cent per annum shall be levied on all overdue amounts till date of payment.

9. The amount due from the contractor or his sureties shall be recoverable as if they were arrears of land revenue under the provisions of the Land Revenue Regulation and the Rules thereunder.

10. The contractor shall collect tolls only at the rates and the gates on the traffic specified in Schedules A and B.

11. The contractor shall give to the person paying the toll a proper receipt showing the date and hour of payment of toll.

12. The contractor shall keep at the toll-gate, true account of the daily collections and of the traffic passing through the toll-gate. These accounts shall be open to the inspection of the Deputy Commissioner, the Assistant Commissioner and the Amildar. He shall, if required by the Deputy Commissioner furnish to the Taluk Office at the end of every month, a true return for the month showing the traffic passing through the gate in a prescribed form.

13. The contractor will have the use of the existing toll-house and gate without payment of any rent, and he should keep them in good repair failing which, the cost of repair will be recovered from the contractor. If any toll-gate or house is required, it will be put up at the cost of the Government.

14. The contractor shall not be entitled to any remission of the contract amount or to any compensation on account of seasonal conditions or any other cause whatever.

15. The contractor shall conform generally to the Rules published in the late Chief Commissioner's Notification No. 274, dated 4th November 1876. He shall recognise all exceptions made by the Statute or Rules in force for the time being. He shall pay special attention to the following points:—

(a) A table of authorised tolls shall be legibly written in English and Kannada and shall be put up in a conspicuous place near the toll-gate.

(b) Animals drawing any vehicles for which tolls can be demanded are not also to be charged with toll.

(c) No toll shall be levied afresh on any cart, etc., passing along the toll-gate if within a period of 24 hours computing from sunrise to sunrise a toll has been collected thereon at a toll-gate in the Mysore State or a toll-gate in the British India in respect of which the Government have secured reciprocity for exemption in consultation with the British authorities.

(d) Carts laden with bone or other substance as manure shall be treated as unladen and tolled accordingly.

(e) No toll shall be levied on foot passengers.

(f) No tolls shall be levied for the passage of Troops or Military Stores or equipages or of police officers on duty or any person or property in their custody or any property *bona fide* belonging to Government as established where proof is required by the production of a pass or certificate from any officer of the department to which the property belongs, authorised by the Deputy Commissioner or by Government to grant such certificates or passes which pass or certificate shall be delivered up at the last toll-gate passed before the cart, carriage, or animal, conveying such property reaches the destination noted in such pass or certificate.

(g) No toll shall be levied for the passage of carriages, carts, animals, etc.

1. Belonging to the Local Boards—Municipal Council.

2. Conveying Local Boards—Municipal servants on duty or property in the custody of such servants.

3. Licensed by Local Boards—Municipal Councils.

4. Assessed by the Municipal Council to Municipal taxation provided, the tax has been paid in advance.

5. Possessed by a person who has compounded with revenue authorities for a prescribed sum in accordance with the rules approved by Government.

6. Engaged by the Postal Department to convey Mails.

7. Belonging to the Hon'ble British Resident in Mysore.

8. Belonging to Government servants travelling on duty who are certified by their respective immediate superiors as being not entitled to travelling allowance.

9. Belonging to His Highness the Maharaja or His Highness the Yuvaraja.

16. Any breach of the above conditions for rules on the part of the contractor or his servants, will entail the forfeiture of the deposit or the levy of a fine not exceeding Rs. 50 per each infringement. If the fines be not paid or in the event of instalments or other sums due are not paid within the prescribed date, it shall be competent to the Deputy

Commissioner to suspend further collection of toll by the contractor and dispose of the right to collect the toll during the remaining period by a resale or otherwise. The resale will be held at the risk of the defaulting contractor who shall be liable to make good all losses accruing but shall not be entitled to any profits arising from their sale.

17. The imposition of fine or resale of the contract shall be no bar to the prosecution of the contractor or the employees for any offence or in the institution of other legal steps against them under any law in force for the time being.

SCHEDULE A.

1. Name of toll-gate or bridge	Yelwal toll-gate.
2. Situation of the gate	Beyond the bifurcation point of Yelwal-Yedatore road.
3. Whether toll is to be levied on through traffic, incoming traffic, or outgoing traffic.	Traffic coming from Hunsur side only.
4. Traffic specially exempted from payment of toll on account of the peculiar situation of the toll-gate or the special requirements of the people near the toll-gate.	Nil.
5. Amount of deposit required	Rs. 1,618 excluding cesses.
6. Place of sale	The Public Offices Building, Mysore.
7. Date of sale	4th June 1923.
8. Officer conducting the sale	Deputy Commissioner, Mysore District.
9. Officer confirming the sale	Government.
10. Remarks	Nil.

SCHEDULE B.

Sl. No.	Particulars.	Rates. Rs. a p.
1.	Four-wheeled carriage, if laden or unladen	0 12 0
2.	Two-wheeled carriage, if laden	0 4 0
3.	Do if unladen	0 2 0
4.	Carts drawn by two bullocks, if laden	0 4 0
5.	Do if unladen	0 2 0
6.	Carts drawn by a single bullock, if laden	0 2 0
7.	Do if unladen	0 1 0
8.	Elephants	1 0 0
9.	Camels, if laden	0 4 0
10.	Camels, if unladen	0 2 0
11.	Horse, if laden or ridden	0 6 0
12.	Do if unladen or led	0 0 9
13.	Ponies, if laden or ridden	0 0 9
14.	Do if unladen or led	0 0 6
15.	Bullocks, if laden	0 1 0
16.	Do if unladen	0 0 6
17.	Asses, if laden	0 0 6
18.	Do if unladen	0 0 3
19.	Palanquins with two bearers	0 2 0
20.	Do with more than two bearers	0 4 0
21.	Sheep, goat or pig	0 0 1
22.	Bicycle or tricycle	0 2 0
23.	Motor cars	1 0 0
24.	Motor cycle	0 4 0

Notification No. C. 1670 L. B.—22-23, dated 5-7th May 1923.

The right to collect tolls at the toll-gates as noted in Schedules A and B during the official year 1923-24, will be sold by public auction at the places and on the dates specified against each gate.

2. Persons intending to bid at the sale must attend in person or by a duly accredited agent. Every such person should deposit beforehand an amount equal to 1/6th of the contract amount for the previous year as shown in Schedule A as earnest money. The deposits of all the bidders, except the first two or three whose bids are to be recommended for acceptance, will be returned at the close of the sale. The deposit of the successful bidder who will be called the contractor will be returned only on fulfilment of the contract. The deposits of the remaining bidders will be returned soon after the confirmation of the sale.

3. The sale will not become absolute until confirmed by the authority noted in the Schedule A who reserves the final power of refusing or accepting without assigning any reason or whatever, the highest or any bid that may be offered.

4. The contractor shall, within fifteen days of the receipt of intimation of confirmation of the sale in his favour, execute an agreement on a duly stamped paper binding himself and his heirs to observe the conditions hereinafter set forth and to subject to the penalties, forfeitures and liabilities referred to therein and when he does not hold property in Mysore shall furnish, at least two sureties who own sufficient properties in the Mysore State for the due performance of the contract.

5. The contract shall not be transferred by sale, gift or otherwise or sub-leased without the previous sanction of the Deputy Commissioner.

6. The contract amount shall be paid in twelve equal monthly instalments in advance on the first day of every month into the Taluk Office.

7. The contractor shall have no claim to the fees recovered from persons compounding the payment of toll in accordance with the Standing Rules and Orders approved by Government. He shall also pay along with the instalments, the authorised Local Railway and Education Cesses, if any, at the prescribed rates.

8. Interest at 9 per cent per annum shall be levied on all overdue amounts till date of payment.

9. The amount due from the contractor or his sureties shall be recoverable as if they were arrears of land revenue under the provisions of the Land Revenue Regulation and the Rules thereunder.

10. The contractor shall collect tolls only at the rates and the gates on the traffic specified in Schedules A and B.

11. The contractor shall give to the person paying the toll a proper receipt showing the date and hour of payment of toll.

12. The contractor shall keep at the toll-gate, true accounts of the daily collections and of the traffic passing through the toll-gate. These accounts shall be open to the inspection of the Deputy Commissioner, the Assistant Commissioner, and the Amildar. He shall, if required by the Deputy Commissioner, furnish to the Taluk Office, at the end of every month, a true return for the month showing the traffic passing through the gate in the prescribed form.

13. The contractor will have the use of the existing toll-house and gate without payment of any rent, and he should keep them in good repair failing which, the cost of repair will be recovered from the contractor. If any toll-gate or house is required, it will be put up at the cost of the Government.

14. The contractor shall not be entitled to any remission of the contract amount or to any compensation on account of seasonal conditions or any other cause or whatever.

15. The contractor shall conform generally to the Rules published in the late Chief Commissioner's Notification No. 274, dated the 4th November 1876. He shall recognise all exemptions made by the Statute or Rules in force for the time being. He shall pay special attention to the following points:—

(a) A table of authorised tolls shall be legibly written in English and Kannada and shall be put up in a conspicuous place near toll-gate.

(b) Animals drawing any vehicles for which tolls can be demanded or not also to be charged with toll.

(c) No toll shall be levied afresh on any cart, etc., passing along the toll-gate if, within a period of 24 hours computing from sunrise to sunrise, a toll has been collected thereon at a toll-gate in the Mysore State or a toll-gate in the British India in respect of which the Government have secured reciprocity for exemption in consultation with the British Authorities.

(d) Carts laden with bone or other substance as manure shall be treated as unladen and tolled accordingly.

(e) No toll shall be levied on foot passengers.

(f) No tolls shall be levied for the passage of Troops or Military Stores or equipages or of police officers on duty or any person or property in their custody or any property *bona fide* belonging to Government as established where proof is required by the production of a pass or certificate from any officer of the

department to which the property belongs, authorised by the Deputy Commissioner or by Government to grant such certificates or passes, which pass or certificate shall be delivered up at the last toll-gate passed before the cart, carriage, or animal, conveying such property reaches the destination noted in such pass or certificate.

(g) No toll shall be levied for the passage of carriages, carts, animals, etc.

(1) Belonging to the Local Boards—Municipal Council.

(2) Conveying Local Boards—Municipal servants on duty or property in the custody of such servants.

(3) Licensed by Local Boards—Municipal Councils.

(4) Assessed by the Municipal Council to Municipal taxation provided the tax has been paid in advance.

(5) Possessed by a person who has compounded with revenue authorities for a prescribed sum in accordance with the Rules approved by Government.

(6) Engaged by the Postal Department to convey Mails.

(7) Belonging to the Hon'ble British Resident in Mysore.

(8) Belonging to Government servants travelling on duty who are certified by their respective immediate superiors as being not entitled to travelling allowance.

(9) Belonging to His Highness the Maharaja or His Highness the Yuvaraja.

16. Any breach of the above conditions for Rules on the part of the contractor or his servants, will entail the forfeiture of the deposit or the levy of a fine not exceeding Rs. 50 per each infringement. If the fines be not paid or in the event of instalments. Other sums due are not paid within the prescribed date, it shall be competent to the Deputy Commissioner to suspend further collection of toll by the contractor and dispose of the right to collect the toll during the remaining period by a resale or otherwise. The resale will be held at the risk of the defaulting contractor who shall be liable to make good all losses accruing but shall not be entitled to any profits arising from the resale.

17. The imposition of fine or resale of the contract shall be no bar to the prosecution of the contractor or the employees for any offence or in the institution of other legal steps against them under any law in force for the time being.

SCHEDULE A.

Name of toll gate or bridge	Situation of the gate	Whether toll is to be levied on through traffic, incoming traffic, or outgoing traffic	Traffic specially exempted from payment of toll on account of the peculiar situation of the toll-gate or the special requirements of the people near the toll-gate	Amount of deposit required	Place of sale	Date of sale	Officer conducting the sale	Officer confirming the sale
1. Nanjangud-Hasanur Ghat road.	Near 142nd mile on the road (vide Government Proceedings No. 619-12—L. B. 195-10-7, dated 17th July 1912).	Incoming and outgoing.	Nil	332	Chamrajnager Taluk Office.	6-6-1923	Sub-Division Officer, Nanjangud Division.	Government.
2. Gundlupet-Sultan Battery road.	Mulehole	Do	Do	220	Gundlupet Taluk Office	8-6-1923	Do	Do
Bangalore-Nilgiri road.	Bandipur	Do	Do	750				
3. Mysore-Manantody road.	Kakankote	Do	Do	136	Heggaddevankote Taluk Office	11-6-1923	Sub-Division Officer, Mysore Division.	Do
4. Bangalore-Mangalore road, Siddapur Branch road.	At the junctions of two roads to the west of Periyapatna Port	Do	Do	800				
Madras-Cannore road.	Panchavalli	Do	Do		Hunsur Taluk Office	13-6-1923	Do	Do

SCHEDULE B.

Serial No.	Traffic	Rates		
		Rs.	a.	p.
1	Motor Car	1	0	0
2	Four-wheeled carriage with passengers	0	12	0
3	Do without passengers	0	6	0
4	Two-wheeled carriage with passengers	0	8	0
5	Do without passengers	0	4	0
6	Carts laden	0	4	0
7	Carts unladen	0	2	0
8	Elephants	1	0	0
9	Camels, laden	0	4	0
10	Do unladen	0	2	0
11	Horse with rider	0	1	6
12	Do without rider	0	0	9
13	Ponies with rider	0	0	9
14	Do without rider	0	0	6
15	Bullocks laden	0	1	0
16	Do unladen	0	0	6
17	Asses, laden	0	0	6
18	Do unladen	0	0	3
19	Palanquins with two bearers	0	2	0
20	Do with more than two bearers	0	4	0
21	Sheep, goat or pig	0	0	1

Notification No. C. 1670—L. B. 22-23, dated 5—7th May 1923.

The right to collect tolls at the toll-gates as noted in Schedules A and B during the official year 1923-24, will be sold by public auction at the places and on the dates specified against each gate.

2. Persons intending to bid at the sale must attend in person or by a duly accredited agent. Every such person should deposit beforehand an amount equal to one-sixth of the contract amount for the previous year as shown in Schedule A, as earnest money. The deposits of all the bidders except the first two or three whose bids are to be recommended for acceptance will be returned at the close of the sale. The deposit of the successful bidder who will be called the contractor will be returned only on fulfilment of the contract. The deposits of the remaining bidders will be returned soon after the confirmation of the sale.

3. The sale will not become absolute until confirmed by the authority noted in Schedule A who reserves the final power of refusing or accepting without assigning any reason or whatever, the highest or any bid that may be offered.

4. The contractor shall within fifteen days of the receipt of intimation of confirmation of the sale in his favour, execute an agreement on a duly stamped paper binding himself and his heirs to observe the conditions hereinafter set forth and to be subject to the penalties, forfeitures and liabilities referred to therein and when he does not hold property in Mysore, shall furnish, at least two sureties who own sufficient properties in the Mysore State for the due performance of the contract.

5. The contract shall not be transferred by sale, gift or otherwise or sub-leased without the previous sanction of the Deputy Commissioner.

6. The contract amount shall be paid in twelve equal monthly instalments, in advance on the first day of every month into the Taluk Office.

7. The contractor shall have no claim to the fees recovered from persons compounding the payment of toll in accordance with the Standing Rules and Orders approved by Government. He shall also pay along with the instalments, the authorised Railway and Educational Cesses, if any, at the prescribed rates.

8. Interest at 9 per cent per annum shall be levied on all overdue amounts till date of payment.

9. The contractor shall collect tolls only at the rates and the gates on the traffic specified in Schedules A and B.

10. The contractor shall give to the person paying the toll a proper receipt showing the date and hour of payment of toll.

11. The contractor shall keep at the toll-gate, true account of the daily collections and of the traffic passing through the toll-gate. These accounts shall be open to the inspection of the Deputy Commissioner, the Assistant Commissioner and the Amildar. He shall, if required by the Deputy Commissioner, furnish to the Taluk Office at the end of every month, a true return for the month showing the traffic passing through the gate in prescribed form.

12. The contractor will have the use of the existing toll house and gate without payment of any rent, and he should keep them in good repair, failing which, the cost of repair will be recovered from the contractor. If any toll-gate or house is required, it will be put up at the cost of the Local Board.

13. The contractor shall not be entitled to any remission of the contract amount or to any compensation on account of seasonal conditions or any other cause or whatever.

14. The contractor shall conform generally to the rules published in the late Chief Commissioner's Notification No. 274, dated 4th November 1876. He shall recognise all exceptions made by the statute or rules in force for the time being. He shall pay special attention to the following points:—

(a) A table of authorised tolls shall be legibly written in English and Kannada and shall be put up in a conspicuous place near toll-gate.

(b) Animals drawing any vehicles for which tolls can be demanded, or not, also to be charged with toll.

(c) No toll shall be levied afresh on any cart, etc., passing along the toll-gate if within a period of twenty-four hours computing from sunrise to sunrise, a toll has been collected thereon at a toll-gate in the Mysore State or a toll-gate in the British India in respect of which the Government have secured reciprocity for exemption in consultation with the British Authorities.

(d) Carts laden with bone or other substance as manure shall be treated as unladen and tolled accordingly.

(e) No toll shall be levied on foot passengers.

(f) No tolls shall be levied for the passage of Troops or Military Stores or equipages or of Police Officers on duty or any person or property in their custody or any property *bona fide* belonging to Government as established, where proof is required by the production of a pass or certificate from any officer of the department to which the property belongs, authorised by the Deputy Commissioner or by Government to grant such certificates or passes, which pass or certificate shall be delivered up at the last toll-gate passed before the cart, carriage, or animal, conveying such property reaches the destination noted in such pass or certificate.

(g) No toll shall be levied for the passage of carriages, cars, animals, etc.—

(1) Belonging to Local Boards.

(2) Conveying Local Boards' servants on duty or property in the custody of such servants.

(3) Licensed by Local Boards.

(4) Possessed by a person who has compounded with the revenue authorities for a prescribed sum in accordance with the rules approved by Government.

(5) Engaged by the Postal Department to convey mails.

(6) Belonging to the Hon'ble the British Resident in Mysore.

(7) Belonging to Government servants travelling on duty who are certified by their respective immediate superiors as being not entitled to travelling allowance.

(8) Belonging to His Highness the Maharaja or His Highness the Yuvaraja.

(15) Any breach of the above conditions for rules on the part of the contractor or his servants will entail the forfeiture of the deposit or the levy of a fine not exceeding Rs. 50 for each infringement. If the fines be not paid or in the event of instalments or other sums due are not paid within the prescribed date, it shall be competent to the Deputy Commissioner to suspend further collection of toll by the contractor and dispose of the right to collect the toll during the remaining period by a resale or otherwise. The resale will be held at the risk of the defaulting contractor who shall be liable to make good all losses accruing but shall not be entitled to any profits arising from the resale.

(16) The imposition of fine or resale of the contract shall be no bar to the prosecution of the contractor or the employees for any offence or to the institution of other legal steps against them under any law in force for the time being.

SCHEDULE A.

Name of toll-gate or bridge	Yedatore bridge.
Situation of the gate	Yedatore.
Whether toll is to be levied on through traffic, in-coming traffic, or out-going traffic.	In-coming and out-going traffic.
Traffic specially exempted from payment of toll on account of peculiar situation of the toll-gate or the special requirements of the people near the toll-gate.	One.

Amount of deposit required	Nine hundred and eighty-six rupees.
Place of sale	Yedatore.
Date of sale	6th June 1923.
Officer conducting the sale	Special Land Acquisition Officer, Krishna- rajasagara.
Officer confirming the sale	President, District Board of Mysore.
Remarks	Nil.

SCHEDULE B.

Serial No.	Particulars.	Laden.			Unladen.			
		Rs.	a.	p.	Rs.	a.	p.	
1.	On every four-wheeled carriage	...	0	8	0	0	4	0
2.	Do two-wheeled carriage or cart	...	0	4	0	0	2	0
3.	Do buffalo or bullock, laden	...	0	0	6
4.	Do Elephant	...	1	0	0	1	0	0
5.	Do Camel	...	0	4	0	0	2	0
6.	Do Horse or ridden	...	0	1	0
7.	Do Horse unladen or led	0	0	9
8.	Do Ass, if laden or ridden	...	0	0	6
9.	Do Motor car	...	1	0	0

Notification No. C. 1670—L. B. 22-23, dated 5—7th May 1923.

The right to collect tolls at the toll-gates as noted in schedules A and B during the official year 1923-24, will be sold by public auction at the places and on the dates specified against each gate.

2. Persons intending to bid at the sale must attend in person or by a duly accredited agent. Every such person should deposit beforehand an amount equal to one-sixth of the contract amount for the previous year as shown in Schedule A, as earnest money. The deposits of all the bidders except the first two or three whose bids are to be recommended for acceptance will be returned at the close of the sale. The deposit of the successful bidder who will be called the contractor will be returned only on fulfilment of the contract. The deposits of the remaining bidders will be returned soon after the confirmation of the sale.

3. The sale will not become absolute until confirmed by the authority noted in Schedule A, who reserves the final power of refusing or accepting without assigning any reason or whatever, the highest or any bid that may be offered.

4. The contractor shall within fifteen days of the receipt of intimation of confirmation of the sale in his favour, execute an agreement on a duly stamped paper binding himself and his heirs to observe the conditions hereinafter set forth and to subject to the penalties, forfeitures and liabilities referred to therein and when he does not hold property in Mysore, shall furnish at least two sureties who own sufficient properties in the Mysore State for the due performance of the contract.

5. The contract shall not be transferred by sale, gift or otherwise or sub-leased without the previous sanction of the Deputy Commissioner.

6. The contract amount shall be paid in twelve equal monthly instalments in advance on the 1st day of every month into the Taluk Office.

7. The contractor shall have no claim to the fees recovered from persons compounding the payment of toll in accordance with the Standing Rules and Orders approved by Government. He shall also pay along with the instalments, the authorised Railway and Educational Cesses, if any, at the prescribed rates.

8. Interest at 9 per cent per annum shall be levied on all overdue amounts till date of payment.

9. The contractor shall collect tolls only at the rates and at the gates on the traffic specified in Schedules A and B.

10. The contractor shall give to the person paying toll a proper receipt showing the date and hour of payment of toll.

11. The contractor shall keep at the toll-gate, true account of the daily collections and of the traffic passing through the toll-gate. These accounts shall be open to the inspection of the Deputy Commissioner, the Assistant Commissioner and the Amildar. He shall, if required by the Deputy Commissioner, furnish to the Taluk Office at the end of every month, a true return for the month, showing the traffic passing through the gate in a prescribed form.

12. The contractor will have the use of the existing toll-house and gate without payment of any rent, and he should keep them in good repair, failing which, the cost of repair will be recovered from the contractor. If any toll-gate or house is required, it will be put up at the cost of the Local Board.

13. The contractor shall not be entitled to any remission of the contract amount or to any compensation on account of seasonal conditions or any other cause whatever.

14. The contractor shall conform generally, to the rules published in the late Chief Commissioner's Notification No. 274, dated 4th November 1876. He shall recognise all exceptions made by the statute or rules in force for the time being. He shall pay special attention to the following points:—

(a) A table of authorised tolls shall be legibly written in English and Kannada and shall be put up in a conspicuous place near the toll-gate.

(b) Animals drawing any vehicles for which tolls can be demanded are not also to be charged with toll.

(c) No toll shall be levied afresh on any cart, etc., passing along the toll-gate if within a period of twenty-four hours computing from sunrise to sunrise a toll has been collected thereon at a toll-gate in the Mysore State or a toll-gate in the British India in respect of which the Government have secured reciprocity for exemption in consultation with the British authorities.

(d) Carts laden with bone or other substance as manure shall be treated as unladen and tolled accordingly.

(e) No toll shall be levied on foot passengers.

(f) No tolls shall be levied for the passage of Troops or Military stores or equipages or of Police Officers on duty or any person or property in their custody or any property *bona fide* belonging to Government as established where proof is required by the production of a pass or certificate from any officer of the department to which the property belongs, authorised by the Deputy Commissioner or by Government to grant such certificates or passes which pass or certificate shall be delivered up at the last toll-gate passed before the cart, carriage, or animal, conveying such property reaches the destination noted in such pass or certificate.

(g) No toll shall be levied for the passage of carriages, carts, animals, etc.—

1. Belonging to the Local Boards.

2. Conveying Local Boards' servants on duty or property in the custody of such servants.

3. Licensed by Local Boards.

4. Possessed by a person who has compounded with Local Boards for a prescribed sum in accordance with the rules approved by Government.

5. Engaged by the Postal Department to convey Mails.

6. Belonging to the Hon'ble British Resident in Mysore.

7. Belonging to Government servants travelling on duty who are certified by their respective immediate superiors as being not entitled to travelling allowance.

8. Belonging to His Highness the Maharaja or His Highness the Yuvaraja.

15. Any breach of the above conditions for rules on the part of the contractor or his servants, will entail the forfeiture of the deposit or the levy of a fine not exceeding Rs. 50, per each infringement. If the fines be not paid or in the event of instalments or other sums due are not paid within the prescribed date, it shall be competent to the Deputy Commissioner to suspend further collection of toll by the contractor and dispose of the right to collect the toll during the remaining period by a resale or otherwise. The resale will be held at the risk of the defaulting contractor who shall be liable to make good all losses accruing but shall not be entitled to any profits arising from the resale.

16. The imposition of fine or resale of the contract shall be no bar to the prosecution of the contractor or the employees for any offence or in the institution of other legal steps against them under any law in force for the time being.

SCHEDULE A.

1. Name of toll-gate or bridge	Madapur-Kaliyur Road.
2. Situation of the gate	Madapur-Kaliyur Road.
3. Whether toll is to be levied on through traffic, in-coming traffic, or out going traffic	Incoming and out-going traffic.
4. Traffic specially exempted from payment of toll on account of the peculiar situation of the toll-gate or the special requirements of the people near the toll-gate	One.

5. Amount of deposit required	Rs. 183.
6. Place of sale	T.-Narsipur.
7. Date of sale	11th June 1924.
8. Officer conducting the sale	Sub-Divisional Officer, Nanjangud Division.
9. Officer confirming the sale	President, District Board of Mysore.
10. Remarks	Nil.

SCHEDULE B.

Particulars.	Rates.		
	Rs.	a.	p.
1. Four-wheeled carriage	0	4	0
2. Two do	0	3	0
3. Carts, if laden	0	2	0
4. Do if unladen	0	1	0
5. Elephants	0	8	0
6. Camels	0	1	0
7. Horses, thirteen hands or more, laden	0	1	0
8. Do do unladen	0	0	6
9. Do less than thirteen hands, laden	0	0	6
10. Bicycle or tricycle	0	1	0
11. Motor cars	0	4	0
12. Motor cycle	0	2	0
13. Buffalo, laden or unladen	0	0	6

Notification No. C.1670—L. B. 22-23, dated 5—7th May 1923.

The right to collect tolls at the toll-gates as noted in Schedules A and B during the official year 1923-24, will be sold by public auction at the places and on the dates specified against each gate.

2. Persons Intending to bid at the sale must attend in person or by a duly accredited agent. Every such person should deposit beforehand an amount equal to one-sixth of the contract amount for the previous year, as shown in Schedule A, as earnest money. The deposits of all the bidders except the first two or three whose bids are to be recommended for acceptance will be returned at the close of the sale. The deposit of the successful bidder who will be called the contractor will be returned only on fulfilment of the contract. The deposits of the remaining bidders will be returned soon after the confirmation of the sale.

3. The sale will not become absolute until confirmed by the authority noted in Schedule A who reserves the final power of refusing or accepting without assigning any reason whatever, the highest or any bid that may be offered.

4. The contractor shall within fifteen days of the receipt of intimation of confirmation of the sale in his favour, execute an agreement on a duly stamped paper binding himself and his heirs to observe the conditions hereinafter set forth and to be subject to the penalties, forfeitures and liabilities referred to therein and when he does not hold property in Mysore, shall furnish at least two sureties who own sufficient properties in the Mysore State for the due performance of the contract.

5. The contract shall not be transferred by sale, gift or otherwise or sub-leased without the previous sanction of the Deputy Commissioner.

6. The contract amount shall be paid in twelve equal monthly instalments in advance on the 1st day of every month into the Taluk Office.

7. The contractor shall have no claim to the fees recovered from persons compounding the payment of toll in accordance with the Standing Rules and Orders approved by Government. He shall also pay along with the instalments, the authorised Railway and Educational Cesses, if any, at the prescribed rates.

8. Interest at 9 per cent per annum shall be levied on all overdue amounts till date of payment.

9. The contractor shall collect tolls only at the rates and at the gates on the traffic specified in Schedules A and B.

10. The contractor shall give to the person paying the toll a proper receipt showing the date and hour of payment of toll.

11. The contractor shall keep at the toll-gate, true accounts of the daily collections and of the traffic passing through the toll-gate. These accounts shall be open to the inspection of the Deputy Commissioner, the Assistant Commissioner and the Amildar. He shall, if required by the Deputy Commissioner, furnish to the Taluk Office at the end of every month a true return for the month showing the traffic passing through the gate in a prescribed form.

12. The contractor will have the use of the existing toll-house and gate without payment of any rent, and he should keep them in good repair failing which, the cost of repair will be recovered from the contractor. If any toll gate or house is required, it will be put up at the cost of the Local Board.

13. The contractor shall not be entitled to any remission of the contract amount or to any compensation on account of seasonal conditions or any other cause whatever.

14. The contractor shall conform generally to the rules published in the late Chief Commissioner's Notification No. 274, dated 4th November 1876. He shall recognise all exemptions made by the statute or rules in force for the time being. He shall pay special attention to the following points:—

(a) A table of authorised tolls shall be legibly written in English and Kannada and shall be put up in a conspicuous place near the toll-gate.

(b) Animals drawing any vehicles for which tolls can be demanded are not also to be charged with toll.

(c) No toll shall be levied afresh on any cart, etc., passing along the toll-gate if within a period of twenty-four hours computing from sunrise to sunrise, a toll has been collected thereon at a toll-gate in the Mysore State or a toll-gate in British India in respect of which the Government have secured reciprocity for exemption in consultation with the British authorities.

(d) Carts laden with bone or other substance as manure shall be treated as unladen and tolled accordingly.

(e) No toll shall be levied on foot passengers.

(f) No tolls shall be levied for the passage of Troops or Military stores or equipages or of Police Officers on duty or of any person or property in their custody or of any property *bona fide* belonging to Government as established, where proof is required by the production of a pass or certificates from any officer of the department to which the property belongs, authorised by the Deputy Commissioner or by Government to grant such certificates or passes, which pass or certificate shall be delivered up at the last toll-gate passed before the cart, carriage or animal, conveying such property reaches the destination noted in such pass or certificate.

(g) No toll shall be levied for the passage of carriages, carts, animals, etc.—

(1) Belonging to Local Boards.

(2) Conveying Local Boards' servants on duty or property in the custody of such servants.

(3) Licensed by the Local Boards.

(4) Possessed by a person who has compounded with Local Boards for a prescribed sum in accordance with the rules approved by Government.

(5) Engaged by the Postal Department to convey mails.

(6) Belonging to the Hon'ble the British Resident in Mysore.

(7) Belonging to Government servants travelling on duty who are certified by their respective immediate superiors as being not entitled to travelling allowance.

(8) Belonging to His Highness the Maharaja or His Highness the Yuvaraja.

15. Any breach of the above conditions for rules on the part of the contractor or his servants will entail the forfeiture of the deposit or the levy of a fine not exceeding Rs. 50 per each infringement. If the fine be not paid or in the event of instalments or other sums due are not paid within the prescribed date, it shall be competent to the Deputy Commissioner to suspend further collection of toll by the contractor and dispose of the right to collect the toll during the remaining period by a resale or otherwise. The resale will be held at the risk of the defaulting contractor who shall be liable to make good all losses accruing, but shall not be entitled to any profits arising from the resale.

16. The imposition of fine or resale of the contract shall be no bar to the prosecution of the contractor or his employees for any offence or to the institution of other legal steps against them under any law in force for the time being.

SCHEDULE A.

1. Name of toll-gate or Bridge	...	Ankanally
2. Situation of the gate	...	Between Ankanally and Periyapatam on Hassan-Periyapatam-Cannanore Road.
3. Whether toll is to be levied on through traffic in-coming traffic and out-going traffic.		
4. Traffic specially exempted from payment of toll on account of the peculiar situation of the toll-gate or the special requirements of the people near the toll-gate.		Nil.

5. Amount of deposit required	Rs. 416
6. Place of sale	Hunsur.
7. Date of sale	12th June 1923.
8. Officer conducting the sale	Sub-Division Officer, Mysore.
9. Officer confirming the sale	Sub-Division. President, District Board of Mysore.
10. Remarks	Nil.

SCHEDULE B.

Traffic	Rate.		
	Rs.	a.	p.
1. Motor car	1	0	0
2. Four-wheeled carriage with passengers	0	12	0
3. Do without passengers	0	6	0
4. Two-wheeled carriage with passengers	0	8	0
5. Do without passengers	0	4	0
6. Carts, laden	0	4	0
7. Do unladen	0	2	0
8. Elephants	1	0	0
9. Camels, laden	0	4	0
10. Do unladen	0	2	0
11. Horse with rider	0	1	6
12. Do without rider	0	0	9
13. Ponies with rider	0	0	9
14. Do without rider	0	0	6
15. Bullocks, laden	0	1	0
16. Do unladen	0	0	6
17. Asses laden	0	0	6
18. Do unladen	0	0	3
19. Palanquins with two bearers	0	2	0
20. Do with more than two bearers	0	4	0
21. Sheep, goat or pig	0	0	1

R. P. MALLAPPA,
For Deputy Commissioner.

HASSAN DISTRICT.

Notification.

It is hereby notified that the right of collecting tolls at the toll-gate at the Belur Bridge Toll-gate, Hassan District, for the twelve months commencing from 1st July 1923, and ending with 30th June 1924, will be sold by the Assistant Commissioner, Sakleshpur, or other officer appointed for the purpose by public auction at the Taluk Cutchary at Belur at noon on the 8th day of June 1923.

2. The sale will not become absolute until confirmed by the Government, who reserve, the final power of refusing or accepting the highest, or any bid that may be offered with out assigning any reason whatever.

3. The highest bidder shall at once deposit one-fourth of the amount bid for, and shall be bound to pay the remaining amount in three equal monthly instalments, commencing from the 20th July 1923.

He shall execute a bond within fifteen days of the confirmation of sale being notified to him and also, produce surety for the due fulfilment of the contract subject to the terms herein specified.

If the deposit be not made or the bond be not executed or the security not furnished, the contract will be resold at the risk of the defaulting contractor who shall be liable to make good any loss that may accrue from resale, but shall not be entitled to participate in any profit at resale.

4. If any default is made in the payment of instalments, interest shall be charged upon arrears at one pie per rupee per month, up to the date of payment, and the contract shall also be liable to be resold at the discretion of the Deputy Commissioner, or at the request of the surety, all moneys due from the contractor, and the deficit, if any, on resale being recovered from the defaulting contractor or his surety as a revenue demand.

5. In addition to the amount bid for, the contractor shall, subject to the condition stated in paras 2 and 4 be bound to pay Local Cess at one anna per rupee of the contract amount paid into the treasury, and he is also bound to pay Educational Cess at six pies per rupee on the contract amount.

6. The contractor who purchases the right is entitled to collect tolls only at the rates mentioned in the schedule and he should conform to the rules published in the late Chief Commissioner's Notification No. 274, dated 4th November 1876, and Government Order No. R. 8711—L. B. 54-18-15, dated 4th February 1920. But Government servants travelling on duty, the animals and conveyances carrying them, their baggage, etc., are exempted from levy of toll.

7. The contractor is also bound to keep a true and correct account showing the daily collections, which shall be open to the inspection of the Taluk and District authorities.

8. He is also bound to keep true accounts of the traffic passing through the bridge as specified in condition 7, for which purpose he shall maintain at his own cost a resident mut-saddy.

9. The contractor will have the use of the Government toll house, and gate and he will be required to keep them in good repair, failing which, the cost of repair will be recovered from the contractor under the rules for the recovery of the revenue arrears.

10. The contractor shall be required to furnish to the Belur Taluk Cutcherry not later than the 1st of each month, a true return showing the traffic on the bridge for the previous month.

11. When payment of toll is made, a proper receipt shall be granted to the person making the payment, the date and hour being noted thereon.

12. No fee should be levied on cattle for grazing outside the Belur Town, nor on cattle driven by agriculturists to their field for agricultural purposes.

Schedule of the maximum rate passing on the bridge.

		Rs.	a.	p.
1.	On every motor car	1	0	0
2.	Do motor tricycle or bicycle	0	4	0
3.	Do other vehicle of any description propelled by steam or other motor power	1	0	0
4.	Do four-wheeled carriage unladen	0	12	0
5.	Do two-wheeled carriage on springs other than a jatka or ekka, unladen	0	8	0
6.	Do ekka or jatka, laden	0	4	0
7.	Do ekka or jatka, unladen	0	2	0
8.	Do other vehicle with springs, including tricycle and bicycle	0	2	0
9.	Do other cart or other vehicle, not on springs, drawn by eight bullocks, buffaloes, horses, ponies, asses or mules, if laden	1	0	0
10.	Do cart or other vehicle, not on springs, drawn by eight bullocks, buffaloes, horses, ponies, asses or mules, if not laden	0	8	0
11.	Do cart or other vehicle, not on springs, drawn by six bullocks, buffaloes, horses, ponies, asses or mules, if laden	0	8	0
12.	Do do do do if not laden	0	4	0
13.	Do cart or other vehicle, not on springs, drawn by four bullocks, buffaloes, horses, ponies, asses or mules, if laden	0	6	0
14.	Do do do do if not laden	0	3	0
15.	Do cart or other vehicle, not on springs, drawn by two bullocks, buffaloes, horses, ponies, asses or mules, if laden	0	4	0
16.	Do do do do if not laden	0	2	0
17.	Do cart or other vehicle, not on springs, drawn by a single bullock, buffalo, horse, pony, ass or mule, if laden	0	2	0
18.	Do do do do if not laden	0	1	0
19.	Do buffalo or bullock, per head, if laden	0	1	0
20.	Do buffalo or bullock, per head, if not laden	0	0	6
21.	Do elephant	1	0	0
22.	Do camel, if laden	0	4	0
23.	Do do if not laden	0	2	0
24.	Do horse, if laden or ridden	0	1	6
25.	Do do if unladen or unriden	0	0	9
26.	Do tattu or mule, if laden or ridden	0	0	9
27.	Do do if unladen or led	0	0	6

		Rs.	a.	p.
28.	On every ass, if laden or ridden	0	0	6
29.	Do if unladen or led	0	0	3
30.	Do sheep, goat or pig	0	0	1
31.	Do palanquin, dholy, palna or tanjan with two bearers	0	2	0
32.	Do do do with more than two bearers	0	4	0

N.B. 1.—Animals drawing any vehicle for which toll can be demanded are not also to be charged with toll.

2. No toll will be levied from foot passengers.

3. Only one toll shall be levied at the gate on any cart, etc., passing along the road within a period of twenty-four hours.

4. The Deputy Commissioner may compound with any person for a sum to be paid annually or half-yearly, in lieu of all such tolls, as may from time to time, be prescribed and issue licenses to any such person in respect of his carriages, carts or animals. (*Vide* Government Order No. R. 3-11—L. R. 612-2, dated 9th October 1919.)

5. Government do not bind themselves for any loss, sustained by the contractor on account of seasonal conditions and no applications for compensation or remission will be entered on any account.

I. No toll shall be levied for the passage of carriages, carts or animals:—

(a) Belonging to Local Boards.

(b) Conveying District Fund servants on duty or property in the custody of such servants.

(c) Licensed by the Local Board during the period for which they have been licensed.

(d) Engaged by the Postal Department to convey mails.

(e) Belonging to Government servants, travelling on duty who are certified by their respective immediate superiors as being not entitled to travelling allowances.

(f) Belonging to Hon'ble the British Resident in Mysore.

II. No toll shall be levied for the passage of Troops or Military Stores or equipages or of Police Officers on duty or of any person or property in their custody or of any property *bona fide* belonging to Government, as established where proof is required by the production of pass or certificate, from an officer of the department to which the property belongs, authorised by the Deputy Commissioner or by Government, to grant such certificates or passes, which pass or certificate shall be delivered up at the last toll-gate passed before the cart, carriage or animal conveying such property, reaches the destination noted in such pass or certificate.

B. NARAYANASWAMI IYENGAR,

Sub-Division Officer.

SHIMOGA DISTRICT.

Erratum to Notification dated 17th April 1923, published in page 155 of the *Mysore Gazette* dated 26th April 1922.

Schedule A of Agumbe Ghat.

Col. 8—Officer conducting the sale ... Sub-Division Officer, Tirthahalli Sub-Division.

K. G. DUTT,

For Deputy Commissioner.

SHIMOGA TOWN MUNICIPALITY.

Dated 1st May 1923.

It is hereby notified that the right of levying tolls on carts entering the limits of the Town Municipality of Shimoga during a period of one year, from 1st July 1923 to 30th June 1924 will be put to public auction at 12 noon on Wednesday the 30th May 1923, in the Town Municipal Office by the President or by the Vice-President of the Municipality.

2. Persons intending to bid at the auction must attend in person or by a duly accredited agent. Every such person shall deposit beforehand a sum of Rs. 100 as earnest money. The deposits made by unsuccessful bidders will be returned at the close of the sale. The deposit of the successful bidder, who will be called the contractor will be returned only on fulfilment of the contract.

3. The sale will not become absolute until confirmed by the President who reserves the final power of refusing or accepting without assigning any reason whatever, the highest or any bid that may be offered.

4. The successful bidder hereinafter termed contractor, shall on the sale being knocked down to him, at once deposit a sum sufficient to make up with his previous deposit three-twelfth of the amount of his bid. He shall within fifteen days of the receipt of intimation of confirmation of the sale in his favour, execute an agreement on a duly stamped paper binding himself and his heirs to observe the conditions hereinafter set forth and to be subject to the penalties, forfeitures and liabilities referred to therein and shall also furnish, if he does not hold property in Mysore, at least two sureties who own sufficient properties in the Mysore State for the due performance of the contract. If default is made either in making the deposits or in executing the agreement as above, the amounts if any, already deposited will be forfeited and the right to collect the toll shall be forthwith resold or otherwise disposed of by the President.

5. The contract amount is payable in twelve monthly instalments due on or before the 20th of the following month. If default is made in the payment of instalments, the contractor will forfeit the deposit and the unexpired portion of the contract will also be liable to be sold and the deficit will be recovered from the contractor, who shall not be entitled to the profit, if any.

6. The contract shall not be transferred by sale, gift or otherwise or sub-leased without the previous sanction of the Municipal Council.

7. The contractor shall have no claim to the fees recovered from persons compounding the payment of toll in accordance with the Standing Rules and Orders approved by Government. He shall also pay along with the instalments, the authorised Local Railway and Educational Cesses, if any, at the prescribed rates.

8. Interest at 9 per cent per annum shall be levied on all overdue amounts till date of payment.

9. The contractor shall collect tolls, at the temporary sheds to be put up at the Municipal boundaries on the Bhadravati Road, the Holehonnur Road and the Jail Road and at the Ookads built on the Honnali Road, Tirthahalli Road, Sagar Road, Shikarpur Road, and at the rates detailed below:—

	Rs.	a.	p.
1. Cart drawn by one or more pairs of bullocks, buffaloes, horses, ponies, asses or mules when laden	0	4	0
2. Do do when empty	0	2	0
3. Carts drawn by one bullock, buffalo, horse, pony, ass or mule when laden	0	2	0
4. Do do when empty	0	1	0
4(a) The presence in the cart of two days' supply of fodder or grain or kadale, not exceeding ten seers per cart for the use of the animals, and flour or rice or ragi or any other food grain not exceeding seven seers per cart, together with necessary utensils for the use of the owner, shall not bring the cart under the category of laden carts.			

10. The contractor shall give to the person paying the toll a proper receipt showing the date and hour of payment of toll.

11. The contractor shall keep at the toll-gate, true accounts of the daily collections and of the traffic passing through the toll-gates and at the end of every month a copy thereof shall be sent to the Municipal Vice-President for check. These accounts shall be open to the inspection of the President, the Vice-President or such other officer or Councillor of the Municipality as the President may specially authorise in this behalf. He shall, if required by the Municipal President, furnish to the Municipal Office at the end of every month, a true return for the month showing the traffic passing through the gate in the prescribed form.

12. The contractor shall not be entitled to any remission of the contract amount or to any compensation on account of seasonal conditions or any other cause whatever.

13. The contractor will have the use of the existing toll house and gate without payment of any rent, and he should keep them in good repair, failing which, the cost of repair will be recovered from him.

13. The contractor shall conform generally to the rules published in the late Chief Commissioner's Notification No. 274, dated 4th November 1876, and the rules framed by the Municipal Council under the Municipal Regulation. He shall recognise all exemptions made by the statute or rules in force for the time being. He shall pay special attention to the following points:—

(a) A table of authorised tolls shall be legibly written in English and Kannada and shall be put up in a conspicuous place near every toll-gate.

(b) Animals drawing any vehicles for which tolls can be demanded are not also to be charged with toll.

(c) No toll shall be levied on carts on which mohatarfa tax has levied by the Municipality. Such carts will be numbered by the Vice-President of the Municipality, who will issue a pass therefor.

(d) No toll shall be levied afresh on any cart, etc., passing along the toll-gate if within a period of twenty-four hours computing from sunrise to sunrise, a toll has been collected thereon at a toll-gate in the Mysore State or a toll-gate in British India in respect of which the Government have secured reciprocity for exemption in consultation with the British authorities.

(e) Carts laden with bone or other substance as manure shall be treated as unladen and tolled accordingly.

(f) No toll shall be levied on foot passengers.

(g) No tolls shall be levied for the passage of Troops or Military Stores or equipages or Police Officers, on duty or of any person or property in their custody or of any property *bona fide* belonging to Government as established, proof whereof is required by the production of a pass or certificate from any officer of the department to which the property belongs, authorised by the Deputy Commissioner or by Government to grant such certificates or passes, which pass or certificate shall be delivered up at the last toll-gate passed before the cart, carriage or animal, conveying such property reaches the destination noted in such pass or certificate, and also on carrying contractor's carts conveying timber of the Forest Department.

(h) No toll shall be levied for the passage of carriages, carts, animals, etc.—

(1) Belonging to Municipal Councils.

(2) Conveying Municipal servants on duty or property in the custody of such servants.

(3) Licensed by the Municipal Council.

(4) Assessed by the Municipal Council to Municipal taxation provided the tax has been paid in advance.

(5) Possessed by a person who has compounded with the Municipal Council a prescribed sum in accordance with the rules approved by Government.

(6) Engaged by the Postal Department to convey mails.

(7) Belonging to the Hon'ble the British Resident in Mysore.

(8) Belonging to Government servants travelling on duty who are certified by their respective immediate superiors as being not entitled to travelling allowance.

(9) Belonging to His Highness the Maharaja or His Highness the Yuvaraja.

15. Any breach of the above conditions or rules on the part of the contractor or his servants will entail the forfeiture of the deposit or the levy of a fine not exceeding Rs. 50 per each infringement. If the fine be not paid or in the event of instalments or other sums due are not paid within the prescribed date, it shall be competent to the President to suspend further collection of toll by the contractor and to dispose of the right to collect the toll during the remaining period by a resale or otherwise. The resale will be held at the risk of the defaulting contractor who shall be liable to make good all losses accruing, but shall not be entitled to any profits arising from the resale.

16. The imposition of fine or resale of the contract shall be no bar to the prosecution of the contractor or his employees for any offence or to the institution of other legal steps against them under any law in force for the time being.

Dated 4th May 1923.

It is hereby notified that the right of collecting fees on carts, etc., entering the limits of Municipal Market at Shimoga on sanday days during a period of one year, from 1st July 1923 to 30th June 1924, will be put to public auction at 12 noon on Wednesday the 30th May 1923 in the Town Municipal Office by the President or by the Vice-President of the Municipality.

2. Persons intending to bid at the auction must attend in person or by a duly accredited agent. Every such person shall deposit beforehand a sum of Rs. 25 as earnest money. The deposits made by unsuccessful bidders will be returned at the close of the sale. The deposit of the successful bidder who will be called the contractor will be returned only on fulfilment of the contract.

3. The sale will not become absolute until confirmed by the President who reserves the final power of refusing or accepting without assigning any reason whatever, the highest or any bid that may be offered.

4. The successful bidder hereinafter termed contractor, shall on the sale being knocked down to him, at once deposit a sum sufficient to make up with his previous deposit

three-twelfth of the amount of his bid. He shall within fifteen days of the receipt of intimation of confirmation of the sale in his favour, execute an agreement on a duly stamped paper binding himself and his heirs to observe the conditions hereinafter set forth and to be subject to the penalties, forfeitures and liabilities referred to therein and shall also furnish, if he does not hold property in Mysore, at least two sureties who own sufficient properties in the Mysore State for the due performance of the contract. If default is made either in making the deposits or in executing the agreement as above, the amounts, if any, already deposited will be forfeited and the right to collect the toll shall be forthwith resold or otherwise disposed of by the President.

5. The contract amount is payable in twelve monthly instalments due on or before the 20th of the following month. If default is made in the payment of instalment, the contractor will forfeit the deposit and the unexpired portion of the contract will also be liable to be sold and the deficit will be recovered from the contractor, who shall not be entitled to the profit, if any.

6. The contract shall not be transferred by sale, gift or otherwise or sub-leased without the previous sanction of the Municipal Council.

7. The contractor shall have no claim to the fees recovered from persons compounding the payment of fees in accordance with the Standing Rules and Orders approved by Government. He shall also pay along with the instalments, the authorised Local, Railway and Educational Cesses, if any, at the prescribed rates.

8. Interest at 9 per cent shall be levied on all overdue amounts till date of payment.

9. The contractor shall collect fees at the market gates and at the rates noted below:—

On one head-load 0-0-3. On one animal-load 0-0-6.

One single bullock cart-load 0-1-0. Double bullock cart-load 0-2-0.

10. The contractor shall give to the person paying the fees a proper receipt showing the date of payment. A table of authorised fees, shall be legibly written in Kannada and shall be put up in a conspicuous place near the market gates.

11. Articles purchased in the market and exposed again for sale are liable to a fee at the rate of three pies per bag, not exceeding one anna in any one case.

12. No fee will be levied for pitching tents, etc., after obtaining the receipt for payment of the prescribed fees at the gate.

13. The contractor shall be bound to carry out any orders that may issue from the Municipal Office.

14. The contractor shall be bound to see that the articles are exposed for sale only at the places allotted for the purpose.

15. He shall give instructions to the people resorting to market such of the articles condemned by any Sanitary Officer as unfit for consumption, will be liable to be destroyed and on that account no compensation can be claimed by the owner.

16. The contractor shall keep the market gate, stalls, and the premises clean. He shall not allow entrance to persons suspected to be suffering from leprosy or any epidemic diseases.

17. The contractor shall keep at the gate, true accounts of the collections and of the traffic passing through the gate and at the end of every month a copy thereof shall be sent to the Vice-President for check. These accounts shall be open to the inspection of the President, the Vice-President or such other officer or Councillor of the Municipality as the President may specially authorise in this behalf. He shall, if required by the President, furnish to the Municipal Office at the end of every month, a true return for the month showing traffic passing through the gate in the prescribed form.

18. The contractor shall not be entitled to any remission of the contract amount or to any compensation on account of seasonal conditions or any other cause whatever.

19. Any breach of the above conditions or rules on the part of the contractor or his servants will entail the forfeiture of the deposit or the levy of a fine not exceeding Rs. 20 for each infringement. If the fine is not paid or, in the event of instalments or other sums due are not paid within a prescribed date, it shall be competent to the President to suspend further collection of the fees by the contractor, and dispose of the right to collect the fees during the remaining period by a resale or otherwise. The resale will be held at the risk of the defaulting contractor who shall be liable to make good all losses accruing but shall not be entitled to any profits arising from the resale.

20. The imposition of fine or resale of the contract shall be no bar to the prosecution of the contractor or his employees for any offence or to the institution of other legal steps against them under any law in force for the time being.

U. SUBRAYA NAYAK,

For President

APPENDIX.

Notification dated 1st May 1923.

The right to collect tolls at the toll-gates as noted in Schedules A and B during the official year 1923-24, will be sold by public auction at the Challakere Taluk office and on the dates specified against each gate.

2. Persons intending to bid at the sale must attend in person or by a duly accredited agent. Every such person should deposit beforehand an amount equal to one-sixth of the contract amount for the previous year as shown in Schedule A, as earnest money. The deposits of all the bidders, except the first two or three whose bids are to be recommended for acceptance, will be returned at the close of the sale. The deposit of the successful bidder, who will be called the contractor, will be returned only on fulfilment of the contract. The deposits of the remaining bidders will be returned soon after the confirmation of the sale.

3. The sale will not become absolute until confirmed by the authority noted in Schedule A who reserves the final power of refusing or accepting without assigning any reason whatever, the highest or any bid that may be offered.

4. The contractor shall, within fifteen days of the receipt of intimation of confirmation of the sale in his favour, execute an agreement on a duly stamped paper binding himself and his heirs to observe the conditions hereinafter set forth and to be subject to the penalties, forfeitures and liabilities referred to therein and shall furnish, if he does not hold property in Mysore, at least two sureties who own sufficient properties in the Mysore State for the due performance of the contract.

5. The contract shall not be transferred by sale, gift or otherwise or sub-leased without the previous sanction of the Municipal Council.

6. The contract amount shall be paid in twelve equal monthly instalments in advance on the 1st day of every month into the Municipal (Council) Office.

7. The contractor shall have no claim to the fees recovered from persons compounding the payment of toll in accordance with the Standing Rules and Orders approved by Government.

8. Interest at 9 per cent per annum shall be levied on all overdue amounts till date of payment.

9. The contractor shall collect tolls only at the rates and at the gates on the traffic specified in Schedules A and B.

10. The contractor shall give to the person paying the toll a proper receipt showing the date and hour of payment of toll.

11. The contractor shall keep at the toll-gate true accounts of the daily collections and of the traffic passing through the toll-gate. These accounts shall be open to the inspection of the Deputy Commissioner, Municipal President, Vice-President, and Municipal members. He shall if returned by the Municipal President furnish to the Municipal Office at the end of every month, a true return for the month showing the traffic passing through the gate in the prescribed form.

12. The contractor will have the use of the existing toll house and gate without payment of any rent and he should keep them in good repair failing which the cost of repair will be recovered from him. If any toll-gate or house is required, it will be put up at the cost of the Municipal Council.

13. The contractor shall not be entitled to any remission of the contract amount or to any compensation on account of seasonal conditions or any other cause whatever.

14. The contractor shall conform generally to the rules published in the late Chief Commissioner's Notification No. 274, dated 4th November 1876, and the rules issued under the Local Boards and Village Panchayats Regulation or the rules framed by the Municipal Council under the Municipal Regulation. He shall recognize all exemptions made by the Statute or Rules in force for the time being. He shall pay special attention to the following points:—

(a) A table of authorized tolls shall be legibly written in English and Kannada and shall be put up in a conspicuous place near the toll-gate.

(b) Animals drawing any vehicles for which tolls can be demanded are not also to be charged with toll.

(c) No toll shall be levied afresh on any cart, etc., passing along the toll-gate if within a period of 24 hours computing from sunrise to sunrise, a toll has been collected thereon at a toll-gate in the Mysore State or a toll-gate in British India in respect of which the Government have secured reciprocity for exemption in consultation with the British Authorities.

- (d) Carts laden with bone or other substance as manure shall be treated as unladen and tolled accordingly.
- (e) No toll shall be levied on foot-passengers.
- (f) No tolls shall be levied for the passage of Troops or Military Stores or equipages or of Police Officers on duty or of any person or property in their custody or of any property *bona fide* belonging to Government as established, where proof is required by the production of a pass or certificate from any officer of the department to which the property belongs, authorised by the Deputy Commissioner or by Government to grant such certificates or passes, which pass or certificate shall be delivered up at the last toll-gate passed before the cart, carriage, or animal, conveying such property, reaches the destination noted in such pass or certificate.
- (g) No toll shall be levied for the passage of carriages, carts, animals, etc.
- (1) Belonging to Municipal Council.
 - (2) Conveying Municipal servants on duty or property in the custody of such servants.
 - (3) Licensed by the Municipal Council.
 - (4) Assessed by the Municipal Council to Municipal taxation provided the tax has been paid in advance.
 - (5) Possessed by a person who has compounded with the Municipal Council prescribed sum in accordance with the Rules approved by Government.
 - (6) Engaged by the Postal Department to convey mails.
 - (7) Belonging to the Honorable the British Resident in Mysore.
 - (8) Belonging to Government servants travelling on duty who are certified by their respective immediate superiors as being not entitled to travelling allowance.
 - (9) Belonging to His Highness the Maharaja or His Highness the Yuvaraja.

15. Any breach of the above conditions or rules on the part of the contractor or his servants will entail the forfeiture of the depositor the levy of a fine not exceeding Rs. 50 per each infringement. If the fine be not paid or in the event of instalments or other sums due are not paid within the prescribed date, it shall be competent to the President to suspend further collection of toll by the contractor and dispose of the right to collect the toll during the remaining period by a resale or otherwise. The resale will be held at the risk of the defaulting contractor who shall be liable to make good all losses accruing, but shall not be entitled to any profits arising from the resale.

16. The imposition of fine or resale of the contract shall be no bar to the prosecution of the contractor or his employees for any offence or to the institution of other legal steps against them under any law in force for the time being.

SCHEDULE A.

1. Name of toll-gate or bridge	Challakere
2. Situation of the gate	Municipal limits,
3. Whether toll is to be levied on through traffic, incoming traffic, or outgoing traffic.	1. Every laden cart. 2. Bullock, 3. Ass, 4. Horse. 5. Buffalo.
4. Traffic specially exempted from payment of toll on account of the peculiar situation of the toll-gate or the special requirements to the people near the toll-gate.	Nil.
5. Amount of deposit required	Rs. 605—0—0
6. Place of sale	Near Taluk office.
7. Date of sale	5th June 1923.
8. Officer conducting the sale	President.
9. Officer confirming the sale	President with the sanction of the Council.
10. Remarks	Nil.

SCHEDULE B.

DETAILS OF TRAFFIC		RATES
		Rs. a. p.
1. Every laden carts		0 2 0
2. Do Bullocks		0 0 6
3. Do Ass		0 0 6
4. Do Horse		0 0 6
5. Do Buffalo		0 0 6

B. SOMANNA,
President,
Challakere Municipality.

JAGALUR MUNICIPALITY

Notification dated 29th April 1923.

The right to collect fees on laden carts coming to or returning from the market place on Shandy days in the Jagalur Municipality from 1st July 1923 to 30th June 1924 will be sold by public auction on the date specified in Schedules A and B.

2. Persons intending to bid at the sale must attend in person or by a duly accredited agent. Every such person should deposit beforehand an amount equal to one-sixth of the contract amount for the previous year as shown in schedule A, as earnest money. The deposits of all bidders except the first two or three whose bids are to be recommended for acceptance will be returned at the close of the sale. The deposit of the successful bidder who will be called the contractor will be returned only on fulfilment of the contract. The deposits of the remaining bidders will be returned soon after the confirmation of the sale.

3. The sale will not become absolute until confirmed by the authority noted in schedule A. The president himself reserves the final power of refusing or accepting without assigning any reason whatever, the highest on any bid that may be offered.

4. The contractor shall within fifteen days of the receipt of intimation of confirmation of the sale in his favour execute an agreement on a duly stamped paper binding himself and his heirs to observe the conditions hereinafter set forth and to be subject to the penalties, forfeitures and liabilities referred to therein and shall furnish, if he does not hold property in Mysore, at least two sureties who own sufficient properties in Mysore State for due performance of the contract.

5. The contract shall not be transferred by sale, gift or otherwise or sub-leased without the previous sanction of the Municipal Council.

6. The contract amount shall be paid in twelve equal monthly instalments in advance on the 1st day of every month into the Municipal Office.

7. The contractor shall have no claim to the fees recovered from persons compounding the payment of fees in accordance with the Standing Rules and Orders approved by Government. He shall also pay along with the instalments, the authorised Educational cess, at the prescribed rates, if any.

8. Interest at 9 per cent per annum shall be levied on all overdue amounts till date of payment.

9. The contractor shall collect fees only at the rate noted in the Schedule B, on the laden carts that would come to the weekly market place from outside the limits of the Municipality or return therefrom.

10. The contractor is required to furnish cartmen with a "paid ticket" bearing the date on which the fee is levied and also bound to keep an account showing the collections. These accounts shall be open to inspection of the Municipal President, Vice-President or any members of the Municipal Board. He shall, if required by the Municipal President furnish at the end of every month, a true return for the month showing the collections in the prescribed form.

11. The contractor shall not be entitled to any remission of the contract amount or to any compensation on account of seasonal conditions or any other cause whatever.

12. The contractor shall conform generally to the rules published in the late Chief Commissioner's Notification No. 274, dated 4th November 1876 and the rules framed by the Municipal Council under the Municipal Regulation. He shall recognise all exemptions made by the statute or rules in force for the time being. He shall pay special attention to the following points:—

(1) A table of authorised fees shall be legibly written in English and Kannada and shall be put up in a conspicuous place near market place.

(2) No fee shall be levied on foot passengers.

(3) No fees shall be levied for the passage of Troops or Military Stores or equipages or of police officers on duty or of any person or property in their custody or any property *bona fide* belonging to Government as established, where proof is required by the production of a pass or certificate from any officer of the department to which the property belongs, authorised by the Deputy Commissioner or by Government to grant such certificates passes, which pass or certificate shall be delivered up at the last gate passed before the cart, carriage or animal conveying such property reaches the destination noted in such pass or certificate.

(4) No fees shall be levied for the passage of carriages, carts, animals etc.

(a) Belonging to the Municipal Council.

(b) Conveying Municipal servants on duty or property in the custody of such servants.

(c) Licensed by Municipal Council.

(d) Assessed by the Municipal Council to municipal taxation provided the tax has been paid in advance.

(5) Possessed by a person who has compounded with the Municipal Council prescribed sum in accordance with the Rules approved by Government.

(6) Engaged by the postal Department to convey mails.

(7) Belonging to Government servants travelling on duty who are certified by their respective immediate superiors or being not entitled to travelling allowance.

(8) Belonging to His Highness the Maharaja or His Highness the Yuvaraja.

13. Any breach of the above conditions or rules on the part of the contractor or his servants will entail the forfeiture of the deposit or the levy of fine not exceeding Rs. 50 for each infringement. If the fine be not paid or in the event of instalments or other sums due are not paid within the prescribed date, it shall be competent to the President to suspend further collection of fees by the contractor and dispose of the right to collect fees during the remaining period by a resale or otherwise. The resale will be held at the risk of the defaulting contractor who shall be liable to make good all losses accruing but shall not be entitled to any profits arising from the resale.

14. The imposition of fine or resale of the contract shall be no bar to the prosecution of the contractor or his employees for any offence or to the institution of other legal steps against them under any law in force for the time being.

SCHEDULE A.

1. Name of toll-gate or bridge	Market place near Sawar's Line.
2. Situation of the gate	East and South : —Bridge in front of travellers' bungalow. West : —Chitaldrug-Davangere road hand post. North : — Cart-track from Ujjini Road running behind Sannathammanna's Choultry.
3. Whether toll is levied on through traffic incoming traffic or outgoing traffic.	On laden carts coming to or returning from the market on shandy days.
4. Traffic specially exempted from payment of toll on account of the peculiar situation of the toll-gate or the special requirements to the people near the toll-gate.	Jagalur-Chitaldrug road.
5. Amount of deposit required	135.
6. Place of sale	Jagalur Taluk Cutcherry.
7. Date of sale	16th June 1923.
8. Officer conducting the sale	President Jagalur Municipality.
9. Officer confirming the sale	President himself.
10. Remarks	Nil.

SCHEDULE B.

Details of traffic.	Rate.
Every laden cart	C 2, 0

S. NARAYANA RAO,
President.

DAVANGERE TOWN MUNICIPALITY.

Notification.

The right to collect tolls at the toll-gates as noted in Schedules A and B during the official year 1923-24, will be sold by public auction at the places and on the dates specified against each gate.

2. Persons intending to bid at the sale must attend in person or by a duly accredited agent. Every such person should deposit beforehand an amount equal to one-sixth of the contract amount for the previous year as shown in Schedule A, as earnest money. The deposits of all the bidders except the first two or three whose bids are to be recommended for acceptance will be returned at the close of the sale. The deposit of the successful bidder who will be called the contractor will be returned only on fulfilment of the contract. The deposits of the remaining bidders will be returned soon after the confirmation of the sale.

3. The sale will not become absolute until confirmed by the authority noted in Schedule A who reserves the final power of refusing or accepting without assigning any reason whatever, the highest or any bid that may be offered.

4. The contractor shall within fifteen days of the receipt of information of confirmation of the sale in his favour, execute an agreement on a duly stamped paper binding himself and his heirs to observe the conditions hereinafter set forth and to be subject to the penalties forfeitures and liabilities referred to therein and shall furnish if he does not hold property in Mysore, at least two sureties who own sufficient properties in the Mysore State for the due performance of the contract.
5. The contract shall not be transferred by sale, gift or otherwise or sub-leased without the previous sanction of the Municipal Council.
6. The contract amount shall be paid in twelve equal monthly instalments in advance on the 1st day of every month into the Municipal Office.
7. The contractor shall have no claim to the fees recovered from persons compounding the payment of toll in accordance with the Standing Rules and Orders approved by Government. He shall also pay along with the instalments, the authorised Local Railway and Educational Cesses, if any, at the prescribed rates.
8. Interest at 9 per cent per annum shall be levied on all overdue amounts till date of payment.
9. The contractor shall collect tolls only at the rates and at the gates on the traffic specified in Schedules A and B.
10. The contractor shall give to the person paying the toll a proper receipt showing the date and hour of payment of toll.
11. The contractor shall keep at the toll-gate, true accounts of the daily collections and of the traffic passing through the toll-gate. These accounts shall be open to the inspection of the Municipal President. He shall, if required by the Municipal President, furnish to the office at the end of every month, a true return for the month showing the traffic passing through the gate in the prescribed form.
12. The contractor will have the use of the existing toll-house and gate without payment of any rent, and he should keep them in good repair, failing which, the cost of repair will be recovered from him. If any toll-gate or house is required, it will be put up at the cost of the Municipal Council.
13. The contractor shall not be entitled to any remission of the contract amount or to any compensation on account of seasonal conditions or any other cause whatever.
14. The contractor shall conform generally to the rules published in the late Chief Commissioner's Notification No. 274, dated 4th November 1876, and the rules issued under the Local Boards and Village Panchayats Regulation or the rules framed by the Municipal Council under the Municipal Regulation. He shall recognize all exemptions made by the statute or rules in force for the time being. He shall pay special attention to the following points:—
 - (a) A table of authorized tolls shall be legibly written in English and Kannada and shall be put up in a conspicuous place near toll-gate.
 - (b) Animals drawing any vehicles for which tolls can be demanded are not also to be charged with toll.
 - (c) No toll shall be levied afresh on any cart, etc., passing along the toll-gate if within a period of 24 hours computing from sunrise to sunrise, a toll has been collected thereon at a toll-gate in the Mysore State or a toll-gate in British India in respect of which the Government have secured reciprocity for exemption in consultation with the British authorities.
 - (d) Carts laden with bone or other substance as manure shall be treated as unladen and tolled accordingly.
 - (e) No toll shall be levied on foot passengers.
 - (f) No tolls shall be levied for the passage of Troops or Military Stores or equipages or of Police Officers on duty of any person or property in their custody or of any property *bona fide* belonging to Government as established, where proof is required by the production of a pass or certificate from any officer of the department to which the property belongs, authorised by the Deputy Commissioner or by Government to grant such certificates or passes, which pass or certificate shall be delivered up at the last toll-gate passed before the cart, carriage, or animal, conveying such property reaches the destination noted in such pass or certificate.
 - (g) No toll shall be levied for the passage of traffic, cars, animals, etc.
 - (1) Belonging to the Municipal Council.
 - (2) Conveying Municipal servants on duty or property in the custody of such servants.
 - (3) Licensed by the Municipal Council.

- (4) Assessed by the Municipal Council to Municipal taxation provided the tax has been paid in advance.
- (5) Possessed by a person who has compounded with the Municipal Council prescribed sum in accordance with the rules approved by Government.
- (6) Engaged by the Postal Department to convey mails.
- (7) Belonging to the Hon'ble the British Resident in Mysore.
- (8) Belonging to Government servants travelling on duty who are certified by their respective immediate superiors as being not entitled to travelling allowance.
- (9) Belonging to His Highness the Maharaja or His Highness the Yuvaraja.

15. Any breach of the above conditions or rules on the part of the contractor or his servants will entitle the forfeiture of the deposit or the levy of a fine not exceeding Rs. 50 for each infringement. If the fine be not paid or in the event of instalments or other sums due are not paid within the prescribed date, it shall be competent to the President to suspend further collection of toll by the contractor and dispose of the right to collect the toll during the remaining period by a resale or otherwise. The sale will be held at the risk of the defaulting contractor who shall be liable to make good all losses accruing, but shall not be entitled to any profits arising from the resale.

16. The imposition of fine or resale of the contract shall be no bar to the prosecution of the contractor or his employees for any offence or to the institution of other legal steps against them under any law in force for the time being.

M. CHENNA RAJA URS,
President.

SCHEDULE A.

1. Name of toll-gate	Davangere Town Municipal toll-gates.
2. Situation of the gate	On the Town limits.
3. Whether toll is to be levied on through traffic, incoming traffic; or outgoing traffic.	Incoming traffic.
4. Traffic specially exempted from payment of toll on account of the peculiar situation of the toll-gate or the special requirements to the people near the toll-gate.	Nil.
5. Amount of deposit required	Rs. 3,005.
6. Place of sale	Chamarajendra Memorial Hall, Davangere.
7. Date of sale	23rd May 1923.
8. Officer conducting the sale	The President, Town Municipal Council, Davangere.
9. Officer confirming the sale	The Municipal Council, Davangere.
10. Remarks.	

SCHEDULE B.

Details of traffic.	Rate.
Every laden cart or carriage	0 4 0
Every empty do	0 2 0

N.B.—Carts carrying firewood, fodder and thatch should be treated as unladen for the purpose of levying tolls.



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BANGALORE, THURSDAY, MAY 24, 1923.

PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

MUNICIPAL AND LOCAL BOARDS.

No. L. 7585—Ml. 72-22-24, dated 17th May 1923.

In continuation of Notification No. R. 592—Ml. 61-19-51, dated the 14th July 1920, Vaccination is made compulsory for a further period of three years from the 1st July 1923 in the area under the control of the Minor Municipal Council of Naikanhatti in the Challakere Taluk, Chitaldrug District.

No. L. 7642—Ml. 72-22-26, dated 21st May 1923.

Under Section 2 (1) of the Vaccination Regulation I of 1906, Vaccination shall be compulsory within the limits of the Honnali Municipal Town for a period of two years from the 1st April 1923.

By Order,
T. E. JEYARAMA AIYAR,
Secretary to Government,
Revenue Department.

BANGALORE DISTRICT.

Notification No. O.C. 3252 of 22-23, dated 17th May 1923.

Mr. Doddayya, Landholder, is duly elected as a member of the Söndekoppa Village Panchayet, Nelamangala Taluk, vice Mr. Mallikarjuniah, deceased.

CHARLES NORONHA,
For Deputy Commissioner.

MYSORE CITY IMPROVEMENT TRUST BOARD.

PROCEEDINGS OF THE 11TH (ORDINARY) MEETING OF THE BOARD OF TRUSTEES FOR THE IMPROVEMENT OF THE CITY OF MYSORE, HELD AT THE CHAIRMAN'S OFFICE (RANGACHARLU MEMORIAL HALL), ON SATURDAY THE 28TH APRIL, 1923, AT 5 P.M.

MEMBERS.

Present ... 4 | Absent ... 4

II. Proceedings of the 10th ordinary meeting held on 3rd March 1923.

Confirmed.

IV. Report of the Committee appointed under Trust Board Resolution No. III, dated 3rd March 1923, to scrutinize the applications received for sites in Vani Vilasa Mohalla.

Resolved that the report of the Committee be approved.

V. Statement showing bits of land sold during the month of February 1923.

Ratified.

VII. Statement of properties acquired by mutual agreement.

Ratified.

VIII. Acquisition of lands required for manure pits and burial ground near Kanne-gowdan Koppal.

Resolved that the lands be acquired and further action taken under Section 16 of the City of Mysore Improvement Regulation.

IX. Revised estimate for Rs. 13,886 for constructing storm water drain along Kantharaja Urs' road.

Sanctioned.

X. Revised estimate for Rs. 10,259 for improving the Hydergunta road.

Sanctioned.

C. SRIKANTESVARA AIYAR,

Chairman.

HASSAN DISTRICT

Notification.

It is hereby notified that the right of collecting tolls at the toll-gate at the Belur Bridge Toll-gate, Hassan District, for the twelve months commencing from 1st July 1923, and ending with 30th June 1924, will be sold by the Assistant Commissioner, Sakleshpur, or other officer appointed for the purpose by public auction at the Taluk Cutchary at Belur at noon on the 8th day of June 1923.

2. The sale will not become absolute until confirmed by the Government, who reserve the final power of refusing or accepting the highest, or any bid that may be offered without assigning any reason whatever.

3. The highest bidder shall at once deposit one-fourth of the amount bid for, and shall be bound to pay the remaining amount in three equal monthly instalments, commencing from the 20th July 1923.

He shall execute a bond within fifteen days of the confirmation of sale being notified to him and also, produce surety for the due fulfilment of the contract subject to the terms hereinafter specified.

If the deposit be not made or the bond be not executed or the security not furnished, the contract will be resold at the risk of the defaulting contractor who shall be liable to make good any loss that may accrue from resale, but shall not be entitled to participate in any profit at resale.

4. If any default is made in the payment of instalments, interest shall be charged upon arrears at one pie per rupee per month, up to the date of payment, and the contract shall also be liable to be resold at the discretion of the Deputy Commissioner, or at the request of the surety, all moneys due from the contractor, and the deficit, if any, on resale being recovered from the defaulting contractor or his surety as a revenue demand.

5. In addition to the amount bid for, the contractor shall, subject to the condition stated in paras 2 and 4 be bound to pay Local Cess at one anna per rupee of the contract amount paid into the treasury, and he is also bound to pay Educational Cess at six pies per rupee on the contract amount.

6. The contractor who purchases the right is entitled to collect tolls only at the rates mentioned in the schedule and he should conform to the rules published in the late Chief Commissioner's Notification No. 274, dated 4th November 1876, and Government Order No. R. 8711—L. B. 54-18-15, dated 4th February 1920. But Government servants travelling on duty, the animals and conveyances carrying them, their baggage, etc., are exempted from levy of toll.

7. The contractor is also bound to keep a true and correct account showing the daily collections, which shall be open to the inspection of the Taluk and District authorities.

8. He is also bound to keep true accounts of the traffic passing through the bridge as specified in condition 7, for which purpose he shall maintain at his own cost a resident mutsaddy.

9. The contractor will have the use of the Government toll house, and gate and he will be required to keep them in good repair, failing which, the cost of repair will be recovered from the contractor under the rules for the recovery of the revenue arrears.

10. The contractor shall be required to furnish to the Belur Taluk Cutcherry not later than the 1st of each month, a true return showing the traffic on the bridge for the previous month.

11. When payment of toll is made, a proper receipt shall be granted to the person making the payment, the date and hour being noted thereon.

12. No fee should be levied on cattle for grazing outside the Belur Town, nor on cattle driven by agriculturists to their field for agricultural purposes.

Schedule of the maximum rate passing on the bridge.

		Rs.	a.	p.
1.	On every motor car	1	0	0
2.	Do motor tricycle or bicycle	0	4	0
3.	Do other vehicle of any description propelled by steam or other motor power	1	0	0
4.	Do four-wheeled carriage unladen	0	12	0
5.	Do two-wheeled carriage on springs other than a jatka or ekka, unladen	0	8	0
6.	Do ekka or jatka, laden	0	4	0
7.	Do ekka or jatka, unladen	0	2	0
8.	Do other vehicle with springs, including tricycle and bicycle	0	2	0
9.	On every other cart or other vehicle, not on springs, drawn by eight bullocks, buffaloes, horses, ponies, asses or mules, if laden	1	0	0
10.	Do cart or other vehicle, not on springs, drawn by eight bullocks, buffaloes, horses, ponies, asses or mules, if not laden	0	8	0
11.	Do cart or other vehicle, not on springs, drawn by six bullocks, buffaloes, horses, ponies, asses or mules, if laden	0	8	0
12.	Do do do do if not laden	0	4	0
13.	Do cart or other vehicle, not on springs, drawn by four bullocks, buffaloes, horses, ponies, asses or mules, if laden	0	6	0
14.	Do do do do if not laden	0	3	0
15.	Do cart or other vehicle, not on springs, drawn by two bullocks, buffaloes, horses, ponies, asses or mules, if laden	0	4	0
16.	Do do do do if not laden	0	2	0
17.	Do cart or other vehicle, not on springs, drawn by a single bullock, buffalo, horse, pony, ass or mule, if laden	0	2	0
18.	Do do do do if not laden	0	1	0
19.	Do buffalo or bullock, per head, if laden	0	1	0
20.	Do buffalo or bullock, per head, if not laden	0	0	6
21.	Do elephant	1	0	0
22.	Do camel, if laden	0	4	0
23.	Do do if not laden	0	2	0
24.	Do horse, if laden or ridden	0	1	6
25.	Do do if unladen or unriden	0	0	9
26.	Do tattu or mule, if laden or ridden	0	0	9
27.	Do do if unladen or led	0	0	6
28.	Do ass, if laden or ridden	0	0	6
29.	Do if unladen or led	0	0	3
30.	Do sheep, goat or pig	0	0	1
31.	Do palanquin, dholy, palna or tanjan with two bearers	0	2	0
32.	Do do do with more than two bearers	0	4	0

- N.B.* 1.—Animals drawing any vehicle for which toll can be demanded are not also to be charged with toll.
2. No toll will be levied from foot passengers.
3. Only one toll shall be levied at the gate on any cart, etc., passing along the road within a period of twenty-four hours.
4. The Deputy Commissioner may compound with any person for a sum to be paid annually or half-yearly, in lieu of all such tolls, as may from time to time, be prescribed and issue licenses to any such person in respect of his carriages, carts or animals. (*Vide* Government Order No. R. 3-11—L. R. 612-2, dated 9th October 1919.)
5. Government do not bind themselves for any loss, sustained by the contractor on account of seasonal conditions and no applications for compensation or remission will be entered on any account.
- I. No toll shall be levied for the passage of carriages, carts or animals:—
- (a) Belonging to Local Boards.
 - (b) Conveying District Fund servants on duty or property in the custody of such servants.
 - (c) Licensed by the Local Board during the period for which they have been licensed.
 - (d) Engaged by the Postal Department to convey mails.
 - (e) Belonging to Government servants, travelling on duty who are certified by their respective immediate superiors as being not entitled to travelling allowances.
 - (f) Belonging to Hon'ble the British Resident in Mysore.

II. No toll shall be levied for the passage of Troops or Military Stores or equipages or of Police Officers on duty or of any person or property, in their custody or of any property *bona fide* belonging to Government, as established where proof is required by the production of pass or certificate, from an officer of the department to which, the property belongs, authorised by the Deputy Commissioner or by Government, to grant such certificates or passes, which pass or certificate shall be delivered up at the last toll-gate passed before the cart, carriage or animal conveying such property, reaches the destination noted in such pass or certificate.

B. NARAYANASWAMI IYENGAR,
Sub-Division Officer.

SAKLESPUR TOWN MUNICIPALITY.

Notification.

The right to collect tolls at the Marnahalli toll-gate in the Manjarabad Taluk as noted in Schedules A and B during the official year 1923-24, will be sold by public auction at the Taluk Office, Saklespur, on 4th June 1923, by the Sub-Division Officer, Saklespur Sub-Division, at 11 A.M.

2. Persons intending to bid at the sale must attend in person or by a duly accredited agent. Every such person should deposit beforehand an amount equal to one-sixth of the contract amount for the previous year as shown in Schedule A, as earnest money. The deposits of all the bidders except the first two or three whose bids are to be recommended for acceptance will be returned at the close of the sale. The deposit of the successful bidder who will be called the contractor will be returned only on fulfilment of the contract. The deposits of the remaining bidders will be returned soon after the confirmation of the sale.

3. The sale will not become absolute until confirmed by the authority noted in Schedule A, who reserves the final power of refusing or accepting without assigning any reason whatever, the highest or any bid that may be offered.

4. The contractor shall, within fifteen days of the receipt of intimation of confirmation of the sale in his favour, execute an agreement on a duly stamped paper binding himself and his heirs to observe the conditions hereinafter set forth and to be subject to the penalties, forfeitures and liabilities referred to therein and when he does not hold property in Mysore, shall furnish at least two sureties who own sufficient properties in the Mysore State for the due performance of the contract.

5. The contract shall not be transferred by sale, gift or otherwise or sub-lease without the previous sanction of the Deputy Commissioner.

6. The contract amount shall be paid in twelve equal monthly instalments in advance on 1st day of every month into the Taluk Office.

7. The contractor shall have no claim to the fees recovered from persons compounding the payment of toll in accordance with the Standing Rules and Orders approved by Government. He shall also pay along with the instalments, the authorised Local Railway and Educational Cesses, if any, at the prescribed rates.

8. Interest at 9 per cent per annum shall be levied on all overdue amounts till the date of payment.

9. The amount due from the contractor or his sureties shall be recoverable as if they were arrears of land revenue under the provisions of the Land Revenue Regulation and the rules thereunder.

10. The contractor shall collect tolls only at the rates and at the gates on the traffic specified in Schedules A and B.

11. The contractor shall give to the person paying the toll a proper receipt showing the date and hour of payment of toll.

12. The contractor shall keep at the toll-gate, true accounts of the daily collections and of the traffic passing through the toll-gate. These accounts shall be open to the inspection of the Deputy Commissioner, the Assistant Commissioner and the Amildar. He shall, if required by the Deputy Commissioner, furnish to the Taluk Office at the end of every month, a true return for the month showing the traffic passing through the gate in a prescribed form.

13. The contractor will have the use of the existing toll-house and gate without payment of any rent, and he should keep them in good repair, failing which, the cost of repair will be recovered from the contractor. If any toll-gate or house is required it will be put up at the cost of Government.

14. The contractor shall not be entitled to any remission of the contract amount or to any compensation on account of seasonal conditions or any other cause whatever.

15. The contractor shall conform generally to the rules published in the late Chief Commissioner's Notification No. 274, dated 4th November 1876. He shall recognize all exemptions made by the statute or rules in force for the time being. He shall pay special attention to the following points:

(a) A table of authorized tolls shall be legibly written in English and Kannada and shall be put up in a conspicuous place near the toll-gate.

(b) Animals drawing any vehicles for which tolls can be demanded are not also to be charged with toll.

(c) No toll shall be levied afresh on any cart, etc., passing along the toll-gate if within a period of 24 hours computing from sunrise to sunrise, a toll has been collected thereon at a toll-gate in the Mysore State or a toll-gate in British India in respect of which the Government have secured reciprocity for exemption in consultation with the British authorities.

(d) Carts laden with bone or other substance as manure shall be treated as unladen and tolled accordingly.

(e) No toll shall be levied on foot passengers.

(f) No tolls shall be levied for the passage of Troops or Military Stores or equipages or of Police Officers on duty or any person or property in their custody or of any property *bona fide* belonging to Government as established, where proof is required by the production of a pass or certificate from any officer of the department to which the property belongs, authorised by the Deputy Commissioner or by Government to grant such certificates or passes, which pass or certificate shall be delivered up at the last toll-gate passed before the cart, carriage, or animal, conveying such property reaches the destination noted in such pass or certificate.

(g) No toll shall be levied for the passage of carriages, carts, animals, etc.

(1) Belonging to the Local Boards and Municipal Council.

(2) Conveying Local Boards and Municipal servants on duty or property in the custody of such servants.

(3) Licensed by the Local Boards and Municipal Council.

(4) Assessed by the Municipal Council to Municipal taxation provided the tax has been paid in advance.

(5) Possessed by a person who has compounded with the Revenue authorities for a prescribed sum in accordance with the rules approved by Government.

(6) Engaged by the Postal Department to convey mails.

(7) Belonging to the Hon'ble the British Resident in Mysore.

(8) Belonging to Government servants travelling on duty who are certified by their respective immediate superiors as being not entitled to travelling allowance.

(9) Belonging to His Highness the Maharaja or His Highness the Yuvaraja.

16. Any breach of the above conditions or rules on the part of the contractor or his servants will entail the forfeiture of the deposit or the levy of a fine not exceeding Rs. 50 per each infringement. If the fine be not paid or in the event of instalments or other sums due are not paid within the prescribed date, it shall be competent to the Deputy Commissioner to suspend further collection of toll by the contractor and dispose of the right to collect the toll during the remaining period by a resale or otherwise. The resale will be held at the risk of the defaulting contractor who shall be liable to make good all losses accruing, but shall not be entitled to any profits arising from the resale.

17. The imposition of fine or resale of the contract shall be no bar to the prosecution of the contractor or his employees for any offence or to the institution of other legal steps against them under any law in force for the time being.

15-5-23.

K. MYLAR RAO,
For Deputy Commissioner.

SCHEDULE A.

1. Name of toll-gate	Maranahalli toll-gate.
2. Situation of the gate	Near Maranahalli Bungalow, Marnahalli ghat, Manjarabad Taluk.
3. Whether toll is to be levied on through traffic, incoming traffic, or outgoing traffic.	On both incoming and out- going traffic.
4. Traffic specially exempted from payment of toll on account of the peculiar situation of the toll-gate or the special requirements to the people near the toll-gate.	Nil.
5. Amount of deposit required	Rs. 260.
6. Place of sale	Taluk Office, Saklespur.
7. Date of sale	4th June 1923.
8. Officer conducting the sale	Revenue Sub-Division Officer, Saklespur.
9. Officer confirming the sale	Government of Mysore.
10. Remarks.	

SCHEDULE B.

*Details of traffic.**Rate.*

	Rs.	a.	p.
1. On every motor car	1	0	0
2. On every motor tricycle or bicycle	0	4	0
3. On every other vehicle of any other description, propelled by steam or other motor power	1	0	0
4. On every four-wheeled carriage, laden	0	8	0
5. Do do unladen	0	4	0
6. On every two wheeled carriage on springs other than a jutka or ekka, laden	0	4	0
7. On every unladen	0	2	0
8. On every ekka or jutka, laden	0	4	0
9. On every do unladen	0	2	0
10. On every vehicle with springs including tricycle and bicycle	0	2	0
11. On every cart or other vehicle, not on springs, drawn by eight bullocks, buffaloes, horses, ponies, asses or mules, if laden	1	0	0
12. On every cart or other vehicle, not on springs, drawn by eight bullocks, buffaloes, horses, ponies, asses or mules, not laden	0	8	0
13. On every cart or other vehicle, not on springs, drawn by six bullocks, buffaloes, horses, ponies, asses or mules, if laden	0	8	0
14. On every cart or other vehicle not on springs drawn by six bullocks, buffaloes, horses, ponies, asses or mules, if not laden	0	4	0
15. On every cart or other vehicle not on springs drawn by four bullocks, buffaloes, horses, ponies, asses, mules, if laden	0	6	0

Details of Traffic:

Rates.
Rs. a. p.

16.	On every cart or other vehicle not on springs drawn by four bullocks, buffaloes, ponies, asses or mules, if not laden	0	3	0
17.	On every cart or other vehicle not on springs drawn by two bullocks, buffaloes, horses, ponies, asses or mules, if laden	0	4	0
18.	On every cart or other vehicle not on springs drawn by two bullocks, buffaloes, horses, ponies, asses or mules, if not laden	0	2	0
19.	On every cart or other vehicle not on springs drawn by a single bullock, buffalo, horse, pony, ass or, mule, if laden	0	2	0
20.	On every cart or other vehicle not on springs drawn by a single bullock, buffalo, horse, pony, ass or mule, if laden	0	1	0
21.	On every bullock or buffalo per head, if laden	0	1	0
22.	On every bullock or buffalo per head, if not laden	0	0	6
23.	On every elephant	1	0	0
24.	On every camel, if laden	0	4	0
25.	On every camel, if not laden	0	2	0
26.	On every horse if laden or ridden	0	1	6
27.	On every horse, if unladen or led	0	0	9
28.	On every thattu or mule, if laden or ridden	0	0	9
29.	On every thattu or mule, if unladen or led	0	0	6
30.	On every ass if laden or ridden	0	0	6
31.	On every ass if unladen or led	0	0	1
32.	On every sheep or goat or pig	0	0	1
33.	On every palanquin, dholi, palna or tonjan with two bearers	0	2	0
34.	On every palanquin, dholi, palna, or tonjan with more than two bearers	0	4	0

SHIMOGA DISTRICT.

Revised Schedule A.

Particulars	Shikarpur Taluk	Sorab Taluk	Nagar Taluk
1. Name of toll-gate	Hulginkoppa	1 Badadabyle with Sub-Toll-gate at Karadigere. (2) Agasenahalli.	Lakshmipur.
2. Situation of the toll-gate	Do	Do	Do
3. Whether toll is to be levied as through traffic, incoming traffic or outgoing traffic.	On all kinds of traffic.	On all kinds of traffic.	On all kinds of traffic.
4. Traffic specially exempted from payment of toll on account of the peculiar situation of the toll-gate or the special requirements to the people near the toll-gate.	Vide para 14, 1 to 9.	Vide para 14, 1 to 9.	Vide para 14, 1 to 9.
5. Amount of deposit required.	Rs. 572-8-0	158-5-4 238-5-4	131-10-8
6. Place of sale	Shikarpur	1 Sorab, 2 Anavatti.	Kallurkatte.
7. Date of sale	21st May 1923	(1) 25th May 1923 (2) 28th May 1923	31st May 1923.
8. Officer conducting the sale	Amildar and President, Taluk Board.	The Amildar and President, Taluk Board.	Sub-Division Officer, Sagar.
9. Officer confirming the sale	Deputy Commissioner.	Deputy Commissioner.	Deputy Commissioner.
10. Remarks			

N. SUNDARARAJA IVENGAR,
For Deputy Commissioner.

CHITALDRUG DISTRICT

IV Meeting of 1922-23.

PROCEEDINGS OF THE MEETING OF THE CHITALDRUG DISTRICT BOARD HELD ON 30TH APRIL 1923.

Present ... 20 ... Absent ... 14

PART I.

1. Read proceedings of the last meeting.

Resolution.—Taken as read and confirmed.

2. Read District Fund budget estimates for the year 1923-24, furnished by the Finance Committee.

Resolution.—May be adopted.

3. Read statement showing the arrears of surplus balance to an extent of Rs. 65,135 proposed to be transferred to the Taluk Boards and Village Panchayets during the ensuing year.

Resolution.—Approved.

4. Read draft Irrigation Cess Fund budget for the year 1923-24.

Resolution.—May be adopted.

5. Read Davangere Sub-Division Officer's No. S. C. 222—22-23, dated 21st April 1923, forwarding the records connected with the sale of right to collect toll on Harihar-Harpanahalli road for the months of May and June 1923, the highest bid being Rs. 260.

Resolution.—The sale may be confirmed.

6. Read Chitaldrug Deputy Commissioner's letter No. S. C. 518—22-23, dated 10th March 1923, forwarding the Muzrai Commissioner's letter No. 409, dated 21st January 1923, enquiring whether the District Board are prepared to take the rest house at Hangal under their management.

Resolved that the rest house be taken over for the District Board and an allowance of Rs. 4 per month be given to the caretaker of the travellers' bungalow at the place for being in charge of the rest house also.

7. Read Deputy Commissioner's yadi No. 509, dated 12th April 1923, forwarding for opinion copy of the resolution of the Holalkere Taluk Board proposing the transfer of the Muzrai chattram at Arehalli to Chikjajur.

Resolution.—Approved.

8. Read letter No. L. 7079—L. B. 48-22-9, dated 17th April 1923, from the Revenue Secretary requesting to specify the period for which the District Board proposes to invest a sum of Rs. 3,00,000 out of the railway cess and a sum of Rs. 1,50,000 out of the District Fund balance.

Resolved that the sums may be invested as fixed deposit for a period of three years for the present.

9. Read Revenue Secretary's Official Memorandum No. L. 6693—Ml. 10-22-36, dated 29th March 1923, forwarding the petition of Mr. K. Srinivasa Sastri, a member of the District Board representing that the through traffic passing on Local Fund and State roads should be exempted from payment of tolls levied by the Harihar Municipal Council.

Resolution.—The matter referred to the Harihar Municipal Council for disposal.

It is however expected that the demand by the municipality will cease hereafter since para 14 (c) of the notification prescribed for auction sales of Local Fund and municipal tolls in the Government Order of the 21st March 1923, contemplates certain restrictions on the levy of tolls.

11. Read letter No. 2869-77, dated 11th April 1923, from the Director of Industries and Commerce suggesting the desirability of purchasing a set of small suction gas engine with a joice pump at a cost of Rs. 1,600 in addition to the Musto's Boring set already purchased.

Resolution.—The Board are of opinion that the purchase recommended need not be made at present.

12. Read letter No. C. 2044, dated 28th March 1923, from the Director of Agriculture in Mysore requesting the District Board to contribute a sum of Rs. 100 annually towards the expenses of the Mysore Agricultural and experimental Union.

Resolution.—The District Board have no objection to make a contribution of Rs. 100 to the Union tentatively for a year.

13. Read Challakere Taluk Board President's No. 118, dated 16th March 1923, forwarding the resolution of the Taluk Board recommending sanction to the entertainment of a peon on Rs. 10 per mensem for the Taluk Board office.

Resolution.—Sanctioned.

14. Read Davangere Sub-Division Officer's No. 739, dated 5th March 1923, recommending sanction to the payment of cart-hire to the Medical Officer, Davangere, in place of cooly hire sanctioned by the Board.

Resolution.—Sanctioned.

15. Read Chitaldrug Deputy Commissioner's yadi No. 114, dated 17th April 1923, forwarding Harihar Town Municipal President's No. 525, dated 10th April 1923, forwarding the resolution of the municipal council requesting the District Board to continue the grant of Rs. 1,625 towards the maintenance charges of the Harihar water works.

Resolved that the grant may be continued for a few years more in view of the slender finances of the Harihar Municipality and the Government be requested to reconsider their order of the 9th August 1922.

16. Read application from Mr. Honnur Sab and two other District Board members requesting to reconsider the G. O. No. 4221—L. B. 63-22-4, dated 6th December 1922, declining to sanction the resolution of the District Board to remit Rs. 178 in favour of the contractor of Hangal-Rayadurg toll gate for 1920-21.

Resolution.—The District Board are of opinion that as Government have passed final orders in the matter no action can be taken by the Board.

17. Read Jagalur Taluk Board President's No. 213, dated 23rd February 1923, forwarding the resolution of the Village Panchayet of Kalledevarpura agreeing to bear from the Panchayet funds the cost of acquiring 3 acres of land in S. No. 57 for the extension of the hamlet of the village.

Resolution.—Sanctioned.

18. Read Molakalmuru Taluk Board President's No. L. F. 345, dated 14th April 1923, forwarding the resolution of the Taluk Board proposing to acquire 10 acres of land in S. No. 51 for the extension of Mogalahalli village.

Resolution.—The cost of acquisition may be met from District Funds.

19. Read Hiriyur Taluk Amildar's report No. 185, dated 2nd April 1923, forwarding copy of the resolution of the Taluk Board in the matter of acquiring 2 acres of land in S. No. 343 for Kabestan in Harthikote village, Hiriyur Taluk.

Resolution.—Two acres of land may be acquired in S. No. 343 as suggested.

20. Read Chitaldrug Sub-Division Officer's No. A. 5333, dated 31st March 1923, forwarding records in connection with the acquisition of 3 acres of land in S. No. 27 for the extension of Katrikenahalli village, Challakere Taluk.

Resolution.—Three acres of land may be acquired in S. No. 27 as proposed by the Taluk Board.

21. Read recommendation of the Finance Committee that the power of sanction for works up to Rs. 50 may be delegated to the Presidents of the Taluk Boards and of Rs. 20 to the Chairman of the Village Panchayets.

Resolved that a recommendation may be made to Government.

22. Read the list of works sanctioned by the President.

Resolution.—Approved.

23. Read the reappropriation statement Nos. 1 and 2.

Resolution.—Sanctioned.

24. Read application from Mr. M. S. Narasinga Rao, tendering his resignation to the membership of the District Board.

Resolution.—May be sent to Government for acceptance.

PART II.

1. Continuing the services of the Museum clerk.

Resolution.—The services of the Museum clerk may be continued for another year, the moiety of his pay being paid from the District Board.

2. Letter No. 693-722, dated 3rd April 1923, from the Secretary, Board of Education, Mysore, requesting to forward the proposition that the District Board wish to move at the ensuing Birthday session of the Economic Conference.

Resolved that the following propositions may be moved at the ensuing Birthday session of the Economic Conference viz:—

1. Elementary Education may be made compulsory throughout the State.

2. that the hours of instruction in rural school may be fixed so as not to clash with their working hours as agriculturists and

3. that Kannada Lower Secondary schools should be established in all villages of a population of 500 and over.

3. Date of the next meeting.—To be fixed in due course.

R. NANASWAMI RAO,
President, District Board.



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BANGALORE, THURSDAY, MAY 31, 1923.

PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

MUNICIPAL AND LOCAL BOARDS.

No. L. 7743—Ml. 66-22-73, dated 26th May 1923.

Under Rule (i) of the rules for the election of Presidents and Vice-Presidents in Town and Minor Municipal Councils, Government are pleased to approve of the election of Mr. H. Boranna as the President of the Town Municipal Council of Hassan.

By Order,

T. E. JEYARAMA AIYAR,
Secretary to Government,
Revenue Department.

BANGALORE CITY MUNICIPALITY.

Notice dated 15th May 1923.

The undermentioned shops sites in the New Bamboo Bazaar, south of Hoskote Road, will be sold by public auction on Monday the 18th June 1923, commencing at 8 A.M., on the spot by the President, or any officer deputed by him on his behalf. The President reserves to himself the right to accept or refuse any bid without assigning any reason. The sale is subject to confirmation by the President.

Conditions:

1. The purchaser, whose bid is accepted, shall deposit 25 per cent of the amount of his bid at once on the spot; and the balance shall be paid within fifteen days from the date of sale, in default of which, the deposit made by him will be forfeited and the site resold at the risk of the purchaser.

2. The purchaser shall, within thirty days from the date of the sale before the delivery of the site, be required to execute an agreement on stamp paper binding himself (a) to construct over the site a shop according to a design to be approved by the Municipal Council within a period to be specified in the agreement. Such period shall not ordinarily exceed one year, (b) to start construction within three months and (c) to enclose within a period of six months the site or sites purchased by him with a compound wall or a decent wire fence of dimensions to be approved by the Municipal Council.

3. Failure to comply with the conditions agreed to by the party as above mentioned will involve the resumption of the site by the President of the Municipality free of all encumbrances and without any claim to compensation.

4. The site which has been designed as a unit for the particular locality and shown in the plan will not be allowed to be split up into two or more shop sites.

5. Not more than one shop will be permitted in each unit site described above and the shop shall be used for trade in bamboos, rafters, reapers and such cut scantlings only.

6. The urinals and latrines shall be built providing such facilities as the Municipality may advise so as not to endanger the health.

7. The President shall have the power of fixing generally, the type of frontages to be adopted for shops.

8. No material of a perishable or combustible nature shall be permitted in the construction of shops.

9. The building shall be roofed with Mangalore tiles or terrace.

10. The levels of floor latrines and drain holes shall be fixed by the Municipality and proper watertight cement line or stone ware drains shall be constructed by the parties to lead off sullage and sewage from the premises into the Municipal drain or pipe line.

11. No pit shall be dug on the sites for earth for building purposes, all earth for building or raising the level of the floor, etc., shall be obtained from elsewhere.

12. A final title-deed will be given to the purchaser, only, after the building is completed, complying with all the conditions above stated.

13. The description and dimensions of site noted in the schedule are to be treated as only approximate and subject to correction. The President reserves the right of selling or not selling any of the sites or of altering the dimensions before sale. Sale of sites of any particular dimensions do not entitle the owners being exempted from the operations of the building bye-laws of the Municipality, relating to drain and road margins, etc.

Schedule of sites to be sold in the New Bamboo Bazaar, South of Hoskote Road:

Site Nos.	Approximate measurements of the sites	Area in Sq. feet	Area in Sq. yards
1	80' x 53' + 39' 2	3680	409
40	80' x 31'	2480	275½
41	80' x 32'	2560	284½
20	80' x 30' + 27½' 2	2300	255½
21	80' x 30'	2400	266½
59	80' x 39' + 29' 2	2720	302

ANANDA RAO SIRSI,
President,
City Municipal Council.

BANGALORE DISTRICT.

Notification No. Dz. Dis. No. 1508 of 22-23, dated 22nd—23rd May 1923.

Mr. Kallayya, Landholder, is duly elected as a member of the Begur Village Panchayet, Nelamangala Taluk, vice Mr. Hanumantha Bhatta, deceased.

CHARLES NORONHA,
For Deputy Commissioner.

TUMKUR DISTRICT.

Notification dated 19th May 1923.

The right to collect tolls at the toll-gate as noted in Schedules A and B during the official year 1923-24, will be sold by public auction at the place and on the date specified therein.

2. Persons intending to bid at the sale must attend in person or by a duly accredited agent. Every such person should deposit beforehand an amount equal to one-sixth of the contract amount for the previous year, as is shown in Schedule A, as earnest money. The

deposits of all the bidders except the first two or three whose bids are to be recommended for acceptance will be returned at the close of the sale. The deposit of the successful bidder who will be called the contractor will be returned only on fulfilment of the contract. The deposits of the remaining bidders will be returned soon after the confirmation of the sale.

3. The sale will not become absolute until confirmed by the authority noted in Schedule A, who reserves the final power of refusing or accepting without assigning any reason whatever, the highest or any bid that may be offered.

4. The contractor shall, within fifteen days of the receipt of intimation of confirmation of the sale in his favour, execute an agreement on a duly stamped paper binding himself and his heirs to observe the conditions hereinafter set forth and to be subject to the penalties, forfeitures and liabilities referred to therein and shall furnish, if he does not hold property in Mysore, at least two sureties who own sufficient properties in the Mysore State for the due performance of the contract.

5. The contract shall not be transferred by sale, gift or otherwise or sub-lease without the previous sanction of the Deputy Commissioner.

6. The contract amount shall be paid in twelve equal monthly instalments in advance on 1st day of every month into the Taluk Office.

7. The contractor shall have no claim to the fees recovered from persons compounding the payment of toll in accordance with the Standing Rules and Orders approved by Government. He shall also pay along with the instalments, the authorised Local Railway and Educational Cesses, if any, at the prescribed rates.

8. Interest at 9 per cent per annum shall be levied on all overdue amounts till the date of payment.

9. The contractor shall collect tolls only at the rates and at the gates on the traffic specified in Schedules A and B.

10. The contractor shall give to the person paying the toll a proper receipt showing the date and hour of payment of toll.

11. The contractor shall keep at the toll-gate, true accounts of the daily collections and of the traffic passing through the toll-gate. These accounts shall be open to the inspection of the Deputy Commissioner, the Assistant Commissioner and the Amildar. He shall, if required by the Deputy Commissioner furnish to the Taluk Office at the end of every month, a true return for the month showing the traffic passing through the gate in the prescribed form.

12. The contractor will have the use of the existing toll-house and gate without payment of any rent, and he should keep them in good repair, failing which, the cost of repair will be recovered from him. If any toll-gate or house is required, it will be put up at the cost of Local Board.

13. The contractor shall not be entitled to any remission of the contract amount or to any compensation on account of seasonal conditions or any other cause whatever.

14. The contractor shall conform generally to the rules published in the late Chief Commissioner's Notification No. 274, dated 4th November 1876, and the rules issued under the Local Boards and Village Panchayets Regulation or the rules framed by the Municipal Council under the Municipal Regulation. He shall recognise all exemptions made by the statute or rules in force for the time being. He shall pay special attention to the following points:

- (a) A table of authorized tolls shall be legibly written in English and Kannada and shall be put up in a conspicuous place near the toll-gate.
- (b) Animals drawing any vehicles for which tolls can be demanded are not also to be charged with toll.
- (c) No toll shall be levied afresh on any cart, etc., passing along the toll-gate if within a period of 24 hours computing from sunrise to sunrise, a toll has been collected thereon at a toll-gate in the Mysore State or a toll-gate in British India in respect of which the Government have secured reciprocity for exemption in consultation with the British authorities.
- (d) Carts laden with bone or other substance as manure shall be treated as unladen and tolled accordingly.
- (e) No toll shall be levied on foot passengers.
- (f) No tolls shall be levied for the passage of Troops or Military Stores or equipages or of Police Officers on duty or of any person or property in their custody or of any property *bona fide* belonging to Government as established, where proof is required by the production of a pass or certificate from any officer of the department to which the property belongs, authorised by the Deputy Commissioner or by Government to grant such certificates or passes, which pass or

certificate shall be delivered up at the last toll-gate passed before the cart, carriage or animal conveying such property reaches the destination noted in such pass or certificate.

(g) No toll shall be levied for the passage of carriages, cars, animals, etc.

(1) Belonging to the Local Boards.

(2) Conveying Local Boards servants on duty or property in the custody of such servants.

(3) Licensed by the Local Boards.

(4) Possessed by a person who has compounded with the Local Boards for a prescribed sum in accordance with the rules approved by Government.

(5) Engaged by the Postal Department to convey mails.

(6) Belonging to the Hon'ble the British Resident in Mysore.

(7) Belonging to Government servants travelling on duty who are certified by their respective immediate superiors as being not entitled to travelling allowance.

(8) Belonging to His Highness the Maharaja or His Highness the Yuvaraja.

15. Any breach of the above conditions or rules on the part of the contractor or his servants will entail the forfeiture of the deposit or the levy of a fine not exceeding Rs. 50 per each infringement. If the fine be not paid or in the event of instalments or other sums due are not paid within the prescribed date, it shall be competent to the Deputy Commissioner to suspend further collection of toll by the contractor and dispose of the right to collect the toll during the remaining period by a resale or otherwise. The resale will be held at the risk of the defaulting contractor who shall be liable to make good the losses accruing, but shall not be entitled to any profits arising from the resale.

16. The imposition of fine or resale of the contract shall be no bar to the prosecution of the contractor, or his employees for any offence or to the institution of other legal steps against them under any law in force for the time being.

SCHEDULE A.

1. Name of toll-gate or bridge	Toll-gate at Nidasale, Kunigal Taluk.
2. Situation of the gate	On the Tumkur-Maddur Road
3. Whether toll is to be levied on through traffic, incoming traffic, or outgoing traffic.	Nil.
4. Traffic specially exempted from payment of toll on account of the peculiar situation of the toll-gate or the special requirements to the people near the toll-gate.	Nil.
5. Amount of deposit required	Rs. 283-5-4 excluding cesses
6. Place of sale	Taluk Office, Kunigal.
7. Date of sale	Tuesday, 19th June 1923.
8. Officer conducting the sale	The Deputy Commissioner or any other officer deputed by him.
9. Officer confirming the sale	The Deputy Commissioner and President, District Board.
10. Remarks.	Nil.

SCHEDULE B.

Details of traffic.	Rate.	
	Rs.	a. p.
1. Motor car	0	4 0
2. Motor tricycle or bicycle	0	2 0
3. Other vehicle of any description, propelled by steam or other motor power	1	0 0
4. Four-wheeled carriage, with passengers	0	6 0
5. Do do without passengers	0	4 0
6. Two-wheeled carriage on springs other than a jutka or ekka, with passengers	0	4 0
7. Do do without passengers	0	3 0

*Details of Traffic:**Rates.*

Rs. a. p.

8.	Ekka or jutka, laden	0	3	0
9.	Do do unladen	0	2	0
10.	Other vehicle with springs including tricycle and bicycle	0	1	0
11.	Cart or other vehicle, not on springs, drawn by eight bullocks, buffaloes, horses, ponies, asses or mules, if laden	1	0	0
12.	Do do if unladen	0	8	0
13.	Cart or other vehicle, not on springs, drawn by six bullocks, buffaloes, horses, ponies, asses or mules, if laden	0	8	0
14.	Do do if unladen	0	4	0
15.	Cart or other vehicle not on springs drawn by four bullocks, buffaloes, horses, ponies, asses or mules, if laden	0	6	0
16.	Do do if unladen	0	3	0
17.	Cart or other vehicle not on springs drawn by two bullocks, buffaloes, horses, ponies, asses or mules, if laden	0	2	0
18.	Do do if unladen	0	1	0
19.	Cart or other vehicle not on springs drawn by a single bullock, buffalo, horse, pony, ass or mule, if laden	0	1	6
20.	Do do if unladen	0	1	0
21.	Buffalo or bullock per head, if laden	0	1	0
22.	Do if unladen	0	0	6
23.	Elephant	0	8	0
24.	Camel, if laden	0	4	0
25.	Camel, if unladen	0	2	0
26.	Horse, if laden or ridden	0	1	6
27.	Do if unladen or led	0	0	9
28.	Thattu or mule, if laden or ridden	0	0	9
29.	Do if unladen or led	0	0	6
30.	Ass, if laden or ridden	0	0	6
31.	Do if unladen or led	0	0	3
32.	Sheep, goat or pig	0	0	1
33.	Palanquin, dhooli, palna or tonjon with two bearers	0	2	0
34.	Do with more than two bearers	0	4	0

15-5-23.

MD. ZAHIRUDDIN MEGGI,
Deputy Commissioner.

MYSORE WEST DIVISION.

Notification dated 19th May 1923.

It is notified for general information that the right of collecting tolls at the toll-gate at Sunkadakatte on the Antersante-Kymara road of the Heggaddevankotte Range, from 1st July 1923 to 30th June 1924, will be sold by public auction at Antersante, on 9th June 1923, by the District Forest Officer, or any other officer deputed for the purpose. The sale will be subject to the confirmation of the District Forest Officer or the Conservator of Forests in Mysore, as the case may be.

2. The contractor who purchases the right should collect tolls at the rates mentioned in Schedule A, both for in-coming and out-going traffic and no higher rates.

3. The Conservator of Forests reserves to himself the power of refusing or accepting the highest or any bid that may be offered.

4. The sale amount is payable in twelve equal monthly instalments due on or before the 10th of the following month. The contractor shall pay, as soon as the sale is over, a deposit equal to two months' instalments for the due performance of the contract. The amount in deposit will if the conditions of the contract are complied with, be credited towards the instalments due for the last two months of the contract period.

5. If the deposit is not made immediately after the close of the sale, the contract will be resold at the risk of the approved bidder. If delay is made in the payment of the instalments, interest at one pie per rupee per month will be levied till the date of payment, and the unexpired portion of the contract will also be liable to be resold at the discretion of the Conservator of Forests, and the deficit, if any, in the resale will be recovered from the contractor, who shall not be entitled to any profit.

6. In addition to the sale amount, the contractor is bound to pay local cess at one anna per rupee and railway cess at 3 pies in the rupee on the contract amount.

7. The contractor is also bound to keep an account showing the daily collections and it shall be opened to inspection by the forest officers.

8. He will also be bound to keep the true accounts of traffic passing through the gates, as specified in para 7, for which purpose he shall bind himself to maintain at his own cost a resident mutsaddi at the toll-gate.

9. The contractor will have the use of existing toll-houses and gates, and he will be required to keep them in good order. If any toll-gate or house is required, it will be put up at Government expense if found necessary.

10. The contractor should conform generally to the rules published in the late Chief Commissioner's Notification No. 274, dated 4th November 1876.

11. Carts laden with bones or other substances for use as manure should be treated as carts unladen and tolled on accordingly.

12. Carriages, carts and animals possessed by a person compounding for a sum to be paid under para 64 of the Local Boards Rules of the 9th September 1903, are exempted from the payment of tolls (*vide* Government Order No. 1360-8—L. B. 393-06-2, dated 10th August 1907).

13. Government servants travelling on duty, who are certified by their respective immediate superiors as being not entitled to travelling allowances are exempted from the payment of tolls (*vide* Government Notification No. J. 1583—Legis. 10-07-4, dated 30th November 1907).

14. No toll shall be paid for the passage of troops, or military stores, or equipages, or of police officers on duty, or of any person, or property in their custody, or of any property *bona fide* belonging to Government as established, where proof is required by the production of a pass or certificate from an officer of the department to which the property belongs, authorised by the Deputy Commissioner or by Government to grant such certificates or passes, which pass or certificate shall be delivered at the last toll-gate passed before the cart, a carriage or animal conveying such property reaches the destination noted in such pass or certificate (*vide* Government Proceedings No. 8776-816—L. B. 78-08-16, dated 21st May 1912). Under Government Notification No. R. 9243-59—L. R. 579-14-4, dated 24th April 1915, the Hon'ble the Resident in Mysore is exempted from payment of tolls.

15. Only one toll shall be levied at the toll-gate on any cart, etc., passing along the toll-gate within a period of twenty-four hours, i.e., from sunrise to sunrise.

16. No toll shall be levied for the passages of carriages, carts or animals (a) belonging to Local Boards, (b) conveying District Fund servants on duty or property in the custody of such servants, (c) licensed by the District Board during the period for which they have been licensed, and (d) engaged by the Postal Department to convey mails (*vide* Section 65 of Local Boards Regulations).

17. A table of authorised tolls shall be legibly written in English and Kanarese and put up in a conspicuous place near the toll-gate.

18. The contractor shall execute a stamped mutchalika in respect of the performance of the contract, subject to the conditions specified above.

19. Any breach of the above rules on the part of the contractor or his servants will render the contract liable to cancellation and the deficit in the resale will be recovered from him as a revenue demand as per Section 79 of the Mysore Taluk Regulation.

SCHEDULE A.

Traffic.	Sales.		
	Rs.	s.	p.
On every motor car	1	0	0
Four-wheeled carriage with passengers	0	12	0
Do do without passengers	0	6	0
Two-wheeled carriage with passengers	0	8	0
Do do without passengers	0	4	0
Carts, laden	0	4	0
Carts, unladen	0	2	0
Elephants	1	0	0
Camels, laden	0	4	0
Camels, unladen	0	2	0
Horse with rider	0	1	6
Do without rider	0	0	9
Ponies with rider	0	1	6
Do without rider	0	0	9
Bullocks, laden	0	1	0
Do unladen	0	0	6
Asses, laden	0	0	6
Do unladen	0	0	3
Palanquins with two bearers	0	2	0
Do with more than two bearers	0	4	0
Sheep, goat or pig	0	0	1

M. MACHAYA,
District Forest Officer.

CHAMRAJNAGAR TOWN MUNICIPAL COUNCIL.

Notification dated 2nd May 1923.

It is hereby notified for general information that the right to collect tolls on vehicles and animals passing through the toll-gates of the Chamrajnagar Town Municipal Council, as shown in the Schedule A, for one year from 1st July 1923 to 30th June 1924, will be sold by public auction by the President or any other officer deputed by him for the purpose on 4th June 1923 at the Taluk Office of Chamrajnagar.

2. Every bidder should obtain a ticket from the Municipal Office by depositing Rs. 10. No bid shall be accepted unless the ticket is produced.

3. The President reserves to himself the power of refusing or accepting the highest or any bid that may be offered.

4. The contractor shall pay as soon as the sale is over a deposit equal to two months' instalments; and in the case of residents outside of Mysore, four months' khist, for the performance of the terms of the contract. The amount in deposit will, if the conditions of the contract are only complied with, be credited towards the instalments of last months of the period of the contract.

5. If the deposit amount is not produced immediately after the close of the sale, the contract will be resold at the risk of the approved bidder.

6. The contract amount is payable in twelve equal monthly instalments due on or before the 10th of the following month. If default is made in the payment of the instalments as it falls due, interest at one pie per rupee, per month, will be levied till the date of payment and the unexpired portion of the contract will also be liable to be sold at the discretion of the President, and the deficit will be recovered from the contractor, who shall not be entitled to the profits, if any.

7. The contractor who purchases the right, must collect tolls on vehicles and animals at the rates mentioned in Schedule B.

8. The Government will reserve to themselves the power of sanctioning the enhancement of or of revising the rates.

9. The contractor is bound to keep an account showing the daily collections and it shall be open to inspection by the District, Taluk and the Municipal authorities.

10. Printed receipts should be issued for the tolls collected, only one toll shall be levied at the toll-gate on any cart, etc., passing along the toll-gate within a period of twenty-four hours from sunrise to sunrise.

11. The contractor shall also be bound to keep true and correct accounts of traffic passing through the gates.

12. The sheds of the toll-gates will be placed at the disposal of the contractor and he is required to keep the sheds in good condition.

13. The power of confirming the sale is vested in the Municipal Council.

14. As soon as the sale is confirmed by the council the contractor should execute a bond in stamp paper according to rule.

15. The contractor shall conform generally to the rules published in the late Chief Commissioner's Notification No. 274, dated 4th November 1876, and the rules framed by the Municipal Council under the Municipal Regulation. He shall recognise all exemptions made by the statute or rules in force for the time being.

SCHEDULE A.

(1) Nanjangud road	Near Sanjeevan Chavadi.
(2) T. Narsipur road	Near Puttammanni temple.
(3) Ramasamudra road	Near the bridge of Chennipuradakatte.
(4) Hasanur road	Near A. V. School.
(5) Gundlupet road	Near the Christian Cemetery.

SCHEDULE B.

	Rs.	a.	p.
1. On every four or two-wheeled carriages on springs	0	4	0
2. Do jataka or ekka carts or wadder bandi drawn by 2 bullocks (laden)	0	4	0
3. Do do do do (unladen)	0	2	0
4. On every cart drawn by single bullock (laden)	0	2	0
5. Do do do do (unladen)	0	1	0
6. Do buffalo, ox, etc. (laden)	0	1	0
7. Do horse	0	1	0
8. Do horse (ridden)	0	1	6
9. Do elephant	0	8	0

		Rs. a. p.
10.	On every camel	0 1 0
11.	Do buffalo, bull, bullock, cow or ass (not laden or ridden)	0 0 6
12.	Do bicycle or tricycle	0 1 0
13.	Do motor car	0 8 0
14.	Do cycle	0 2 0
15.	Do rickshaw	0 2 0

N.B.—Proposals amending the existing bye-laws as noted below have been submitted to the Government for sanction. The Government order on this subject will be intimated at the time of sale if sanction is accorded thereto before the date of sale. If the amending bye-laws is not sanctioned before that date the sale will be conducted as per bye-laws now in force.

Instead of "the toll shall be collected on all vehicles and animals passing through the toll-gates" it has been proposed to be amended as "the toll shall be collected on all vehicles and animals entering the Municipal limits."

SCHEDULE B

Rates on certain items proposed to be revised and submitted to Government for sanction, are noted below:—

	Existing rate.	Proposed rate.
	Rs. a. p.	Rs. a. p.
On every waddar bandy (laden)	0 4 0	0 2 0
Do do (unladen)	0 2 0	0 1 0
Do horse (ridden)	0 1 6	0 1 0

B. K. SRINIVASALU NAIDU,
President.

HASSAN DISTRICT

Notification dated 19th May 1923

The right to collect tolls at the toll-gate at the Belur Bridge, Belur, in the Hassan District, as noted in Schedules A and B during the official year 1923-24, will be sold by public auction at the place and on the date specified therein.

2. Persons intending to bid at the sale must attend in person or by a duly accredited agent. Every such person should deposit beforehand an amount equal to 1/6th of the contract amount for the previous year as shown in Schedule A as earnest money. The deposits of all the bidders, except the first two or three whose bids are to be recommended for acceptance, will be returned at the close of the sale. The deposit of the successful bidder who will be called the contractor will be returned only on fulfilment of the contract. The deposits of the remaining bidders will be returned soon after the confirmation of the sale.

3. The sale will not become absolute until confirmed by the authority noted in the Schedule A who reserves the final power of refusing or accepting without assigning any reason whatever, the highest or any bid that may be offered.

4. The contractor shall, within fifteen days of the receipt of intimation of confirmation of the sale in his favour, execute an agreement on a duly stamped paper binding himself and his heirs to observe the conditions hereinafter set forth and to be subject to the penalties, forfeitures and liabilities referred to therein and when he does not hold property in Mysore shall furnish at least two sureties who own sufficient properties in the Mysore State for the due performance of the contract.

5. The contract shall not be transferred by sale, gift or otherwise or sub-leased without the previous sanction of the Deputy Commissioner.

6. The contract amount shall be paid in twelve equal monthly instalments in advance on the first day of every month into the Taluk Office.

7. The contractor shall have no claim to the fees recovered from persons compounding the payment of toll in accordance with the Standing Rules and Orders approved by Government. He shall also pay along with the instalments, the authorised Local, Railway and Educational Cesses, if any, at the prescribed rates.

8. Interest at 9 per cent per annum shall be levied on all overdue amounts till date of payment.

9. The amount due from the contractor or his sureties shall be recoverable as if they were arrears of land revenue under the provisions of the Land Revenue Regulation and the Rules thereunder.

10. The contractor shall collect tolls only at the rates and the gates on the traffic specified in Schedules A and B.

11. The contractor shall give to the person paying the toll a proper receipt showing the date and hour of payment of toll.

12. The contractor shall keep at the toll-gate, true accounts of the daily collections and of the traffic passing through the toll-gate. These accounts shall be open to the inspection of the Deputy Commissioner, the Assistant Commissioner and the Amildar. He shall, if required by the Deputy Commissioner, furnish to the Taluk Office at the end of every month, a true return for the month showing the traffic passing through the gate in a prescribed form.

13. The contractor will have the use of the existing toll-house and gate without payment of any rent, and he should keep them in good repair failing which, the cost of repair will be recovered from the contractor. If any toll-gate or house is required, it will be put up at the cost of Government.

14. The contractor shall not be entitled to any remission of the contract amount or to any compensation on account of seasonal conditions or any other cause whatever.

15. The contractor shall conform generally to the Rules published in the late Chief Commissioner's Notification No. 274, dated the 4th November 1876. He shall recognise all exemptions made by the statute or rules in force for the time being. He shall pay special attention to the following points:—

(a) A table of authorised tolls shall be legibly written in English and Kannada and shall be put up in a conspicuous place near the toll-gate.

(b) Animals drawing vehicles for which tolls can be demanded or not also to be charged with toll.

(c) No toll shall be levied afresh on any cart, etc., passing along the toll-gate if, within a period of 24 hours computing from sunrise to sunrise, a toll has been collected thereon at a toll-gate in the Mysore State or a toll-gate in British India in respect of which the Government have secured reciprocity for exemption in consultation with the British authorities.

(d) Carts laden with bone or other substance as manure shall be treated as unladen and tolled accordingly.

(e) No toll shall be levied on foot passengers.

(f) No tolls shall be levied for the passage of Troops or Military Stores or equipages or of police officers on duty or of any person or property in their custody or of any property *bona fide* belonging to Government as established where proof is required by the production of a pass or certificate from any officer of the department to which the property belongs, authorised by the Deputy Commissioner or by Government to grant such certificates or passes, which pass or certificate shall be delivered up at the last toll-gate passed before the cart, carriage, or animal, conveying such property reaches the destination noted in such pass or certificate.

(g) No toll shall be levied for the passage of carriages, carts, animals, etc.

(1) Belonging to the Local Boards—Municipal Council.

(2) Conveying Local Boards—Municipal servants on duty or property in the custody of such servants.

(3) Licensed by the Local Boards—Municipal Council.

(4) Assessed by the Municipal Council to Municipal taxation provided the tax has been paid in advance.

(5) Possessed by a person who has compounded with revenue authorities for a prescribed sum in accordance with the Rules approved by Government.

(6) Engaged by the Postal Department to convey mails.

(7) Belonging to the Hon'ble British Resident in Mysore.

(8) Belonging to Government servants travelling on duty who are certified by their respective immediate superiors as being not entitled to travelling allowance.

(9) Belonging to His Highness the Maharaja or His Highness the Yuvaraja.

16. Any breach of the above conditions or rules on the part of the contractor, or his servants, will entail the forfeiture of the deposit or the levy of a fine not exceeding Rs. 50 per each infringement. If the fines be not paid or in the event of instalments, Other sums due are not paid within the prescribed date, it shall be competent to the Deputy Commissioner to suspend further collection of toll by the contractor and dispose of the right to collect the toll during the remaining period by resale or otherwise. The resale will be held at the risk of the defaulting contractor who shall be liable to make good all losses accruing but shall not be entitled to any profits arising from the resale.

17. The imposition of fine or resale of the contract shall be no bar to the prosecution of the contractor or his employees for any offence or to the institution of other legal steps against them under any law in force for the time being.

SCHEDULE A.

1. Name of toll-gate or bridge...	Belur bridge.
2. Situation of the gate.	Belur bridge at Belur.
3. Whether toll is to be levied on through traffic, in-coming traffic or out-going traffic.	In-coming and out-going traffic.
4. Traffic specially excepted from payment of toll on account of the peculiar situation of the toll-gate or the special requirements to the people near the toll-gate.	Nil.
5. Amount of deposit required	One-sixth of the contract amount of the previous year Rs. 731 including cesses.
6. Place of sale	Taluk office at Belur.
7. Date of sale	8th June 1923.
8. Officer conducting the sale	Sub-Division Officer of Saklespur Sub-Division.
9. Officer confirming the sale	Government.
10. Remarks	Nil.

SCHEDULE B.

1. On every motor car	1	0	0
2. On every motor-tricycle or bicycle	0	4	0
3. On any other vehicle of any description propelled by steam or other motor power.	1	0	0
4. On every four-wheeled carriage.	0	12	0
5. On every two-wheeled carriage on spring other than jutka or ekka.	0	8	0
6. On every jutka or ekka, laden	0	4	0
7. Do do	0	2	0
8. On every vehicle with springs including tricycle and bicycle	0	2	0
9. On every cart or other vehicle not on springs drawn by eight bullocks, buffaloes, horses, ponies, asses or mules, if laden.	1	0	0
10. On every cart or other vehicle not on springs drawn by eight bullocks, buffaloes, horses, ponies, asses or mules, if not laden.	0	8	0
11. On every cart or other vehicle not on springs drawn by six bullocks, buffaloes, horses, ponies, asses or mules, if laden.	0	8	0
12. On every cart or other vehicle not on springs drawn by six bullocks, buffaloes, horses, ponies, asses or mules, if not laden.	0	4	0
13. On every cart or other vehicle not on springs drawn by four bullocks, buffaloes, horses, ponies, asses or mules, if laden.	0	6	0
14. On every cart or other vehicle not on springs drawn by four bullocks, buffaloes, horses, ponies, asses or mules, if not laden.	0	3	0
15. On every cart or other vehicle not on springs drawn by two bullocks, buffaloes, horses, ponies, asses or mules, if laden.	0	4	0
16. On every cart or other vehicle not on springs drawn by two bullocks, buffaloes, horses, ponies, asses or mules if not laden.	0	2	0
17. On every cart or other vehicle not on springs drawn by single bullock, buffalo, horse, pony, ass or mule, if laden.	0	2	0
18. On every cart or other vehicle not on springs drawn by single bullock, buffalo, horse, pony, ass or mule, if not laden.	0	1	0
19. On every bullock or buffalo, if laden	0	1	0
20. On every bullock or buffalo, if not laden	0	0	6
21. On every elephant	1	0	0
22. On every camel, if laden	0	4	0
23. On every camel, if not laden	0	2	0

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24.	On every horse, if laden or ridden	0	1	6
25.	On every horse, if unladen or unriden	0	0	9
26.	On every thattu or mule, if laden or ridden	0	0	9
27.	On every thattu or mule, if unladen or led	0	0	6
28.	On every ass, if laden or ridden	0	0	6
29.	On every ass, if unladen or led	0	0	3
30.	On every palanquin, dholy, palna or tanjan with two bearers	0	2	0
31.	On every sheep, goat or pig	0	0	1
32.	On every palanquin, dholy, palna or tanjan with more than two bearers.	0	4	0

N. B. — Animals drawing any vehicle for which toll can be demanded are not also to be charged with toll.

The above notification supersedes the notification printed on pages 219 to 221 of the *Mysore Gazette* dated 17th May 1922, Part II-A.

K. MYLAR RAO,
Deputy Commissioner.

Notification dated 21st May 1923.

The right to collect tolls at the toll-gates as noted in Schedules A and B during the official years 1923-24 and 1924-25, will be sold by public auction at the places and on the dates specified against each gate.

2. Persons intending to bid at the sale must attend in person or by a duly accredited agent. Every such person should deposit beforehand an amount equal to one-sixth of the contract amount for the previous year as shown in Schedule A, as earnest money. The deposits of all the bidders except the first two or three whose bids are to be recommended for acceptance will be returned at the close of the sale. The deposit of the successful bidder who will be called the contractor will be returned only on fulfilment of the contract. The deposits of the remaining bidders will be returned soon after the confirmation of the sale.

3. The sale will not become absolute until confirmed by the authority noted in Schedule A who reserves the final power of refusing or accepting without assigning any reason whatever, the highest or any bid that may be offered.

4. The contractor shall, within fifteen days of the receipt of intimation of confirmation of the sale in his favour, execute an agreement on a duly stamped paper binding himself and his heirs to observe the conditions hereinafter set forth and to be subject to the penalties, forfeitures and liabilities referred to therein and shall furnish if he does not hold property in Mysore, at least two sureties who own sufficient properties in the Mysore State for the due performance of the contract.

5. The contract shall not be transferred by sale, gift or otherwise or sub-leased without the previous sanction of the President, District Board.

6. The contract amount shall be paid in twelve equal monthly instalments in advance on the first day of every month into the Taluk Board Office.

7. The contractor shall have no claim to the fees recovered from persons compounding the payment of toll in accordance with the Standing Rules and Orders approved by Government. He shall also pay along with the instalments, the authorised Local, Railway and Educational Cesses, if any, at the prescribed rates.

8. Interest at 9 per cent per annum shall be levied on all overdue amounts till date of payment.

9. The contractor shall collect tolls only at the rates and at the gates on the traffic specified in Schedules A and B.

10. The contractor shall give to the person paying the toll a proper receipt showing the date and hour of payment of toll.

11. The contractor shall keep at the toll-gate true account of the daily collections and of the traffic passing through the toll-gate. These accounts shall be open to the inspection of the Deputy Commissioner, the President and Vice-President, District Board, the Assistant Commissioner, the Amildar, the President and Vice-President of Taluk Boards. He shall, if required by the President, District Board, furnish to the Taluk Board Office at the end of every month a true return for the month showing the traffic passing through the gate in the prescribed form.

12. The contractor will have the use of the existing toll house and gate without payment of any rent, and he should keep them in good repair, failing which, the cost of repair will be recovered from him. If any toll-gate or house is required, it will be put up at the cost of the District Board.

13. The contractor shall not be entitled to any remission of the contract amount or to any compensation on account of seasonal conditions or any other cause whatever.

14. The contractor shall conform generally to the rules published in the late Chief Commissioner's Notification No. 274, dated 4th November 1876, and the rules issued under the Local Boards and Village Panchayets Regulation. He shall recognise all exemptions made by the statute or rules in force for the time being. He shall pay special attention to the following points:—

- (a) A table of authorised tolls shall be legibly written in English and Kannada and shall be put up in a conspicuous place near toll-gate.
- (b) Animals drawing any vehicles for which tolls can be demanded or not also to be charged with toll.
- (c) No toll shall be levied afresh on any cart, etc., passing along the toll-gate if within a period of twenty-four hours computing from sunrise to sunrise, a toll has been collected thereon at a toll-gate in the Mysore State or a toll-gate in British India in respect of which the Government have secured reciprocity for exemption in consultation with the British authorities.
- (d) Carts laden with bone or other substance as manure shall be treated as unladen and tolled accordingly.
- (e) No toll shall be levied on foot passengers.
- (f) No tolls shall be levied for the passage of Troops or Military Stores or equipages or of Police Officers on duty or of any person or property in their custody or of any property *bona fide* belonging to Government as established, where proof is required by the production of a pass or certificate from any officer of the department to which the property belongs authorised by the President, District Board, Deputy Commissioner or by Government to grant such certificates or passes, which pass or certificate shall be delivered up at the last toll-gate passed before the cart, carriage or animal, conveying such property reaches the destination noted in such pass or certificate.
- (g) No toll shall be levied for the passage of carriages, cars, animals, etc.—
 - (1) Belonging to Local Boards.
 - (2) Conveying Local Board servants on duty or property in the custody of such servants.
 - (3) Licensed by Local Boards.
 - (4) Possessed by a person who has compounded with the Local Boards for a prescribed sum in accordance with the rules approved by Government.
 - (5) Engaged by the Postal Department to convey mails.
 - (6) Belonging to the Hon'ble the British Resident in Mysore.
 - (7) Belonging to Government servants travelling on duty who are certified by their respective immediate superiors as being not entitled to travelling allowance.
 - (8) Belonging to His Highness the Maharaja or His Highness the Yuvaraja.
- (15) Any breach of the above conditions or rules on the part of the contractor or his servants will entail the forfeiture of the deposit or the levy of a fine not exceeding Rs. 50 for each infringement. If the fines be not paid or in the event of instalments or other sums due are not paid within the prescribed date, it shall be competent to the President, District Board, to suspend further collection of toll by the contractor and dispose of the right to collect the toll during the remaining period by a resale or otherwise. The resale will be held at the risk of the defaulting contractor who shall be liable to make good all losses accruing, but shall not be entitled to any profits arising from the resale.
- (16) The imposition of fine or resale of the contract shall be no bar to the prosecution of the contractor or his employees for any offence or to the institution of other legal steps against them under any law in force for the time being.

SCHEDULE A.

1. Name of toll-gate or bridge ...
2. Situation of the gate ...
3. Whether toll is to be levied on through traffic in coming traffic, or out-going traffic.

The two existing toll-gates at Dudda, Hassan Taluk, and the existing toll-gate in Arsikere-Channarayapatna road near the junction where the Hassan-Arsikere road joins Arsikere-Channarayapatna road.

All the three kinds of traffic.

4. Traffic specially exempted from payment of toll on account of peculiar situation of the toll-gate or the special requirements of the people near the toll-gate.	Nil.
5. Amount of deposit required	Rs. 500 (Rupees five hundred only).
6. Place of sale	Arsikere Taluk Office.
7. Date of sale	8th June 1923.
8. Officer conducting the sale	President or Vice-President, District Board.
9. Officer confirming the sale	President, District Board.
10. Remarks	Nil.

SCHEDULE B.

*Schedule of the maximum rates of toll.**Rate.*

		Rs.	a.	p.
1.	On every motor car	1	0	0
2.	Do motor tricycle or bicycle	0	4	0
3.	Do other vehicle of any description propelled by steam or other motor power	1	0	0
4.	Do four-wheeled carriage	0	12	0
5.	Do two-wheeled carriage on springs other than jutka or ekka.	0	8	0
6.	Do ekka or jutka, laden	0	4	0
7.	Do do unladen	0	2	0
8.	Do other vehicle with springs including tricycle and bicycle.	0	2	0
9.	Do cart or other vehicle not on springs drawn by eight bullocks, buffaloes, horses, ponies, asses or mules, if laden.	1	0	0
10.	Do cart or other vehicle not on springs drawn eight bullocks, buffaloes, horses, ponies, asses or mules if not laden.	0	8	0
11.	Do cart or other vehicle not on springs drawn by six bullocks, buffaloes, horses, ponies, asses or mules, if laden.	0	3	0
12.	Do do do do if not laden	0	4	0
13.	Do cart or other vehicle not on springs drawn by four bullocks, horses, buffaloes, ponies, asses or mules, if laden.	0	6	0
14.	Do do do do if not laden	0	3	0
15.	Do cart or other vehicle not on springs drawn by two bullocks buffaloes, horses, ponies asses or mules, if laden.	0	4	0
16.	Do cart or other vehicle not on springs drawn by two buffaloes bullocks, horses, ponies, asses or mules, if not laden.	0	2	0
17.	Do do do single if laden do	0	2	0
18.	Do do do do if not laden	0	1	0
19.	Do buffalo or bullock per head, if laden	0	1	0
20.	Do do do do if not laden	0	0	6
21.	Do Elephant	1	0	0
22.	Do camel, if laden	0	4	0
23.	Do camel, if not laden	0	2	0
24.	Do horse, if laden or ridden	0	1	6
25.	Do if unladen or unridden	0	0	9
26.	Do thattu or mule if laden or ridden	0	0	9
27.	Do do if unladen or led	0	9	6
28.	Do ass, if laden or ridden	0	0	6
29.	Do ass, if unladen or led	0	0	3
30.	Do sheep, goat or pig	0	0	1
31.	Do palanquin, dolly, palna or tonjon with two bearers.	0	2	0
32.	Do palanquin, dooly, palna or tonjon with more than two bearers.	0	4	0

Notification dated 21st May, 1923.

The right to collect tolls at the toll-gates as noted in Schedules A and B during the official years 1923-24 and 1924-25, will be sold by public auction at the places and on the dates specified against each gate.

2. Persons intending to bid at the sale must attend in person or by a duly accredited agent. Every such person should deposit beforehand an amount equal to one-sixth of the contract amount for the previous year as shown in Schedule A, as earnest money. The deposits of all the bidders except the first two or three whose bids are to be recommended for acceptance will be returned at the close of the sale. The deposit of the successful bidder who will be called the contractor will be returned only on fulfilment of the contract. The deposits of the remaining bidders will be returned soon after the confirmation of the sale.

3. The sale will not become absolute until confirmed by the authority noted in Schedule A, who reserves the final power of refusing or accepting without assigning any reason whatever, the highest or any bid that may be offered.

4. The contractor shall within fifteen days of the receipt of intimation of confirmation of the sale in his favour, execute an agreement on a duly stamped paper binding himself and his heirs to observe the conditions hereinafter set forth and to be subject to the penalties, forfeitures and liabilities referred to therein and shall furnish, if he does not hold property in Mysore, at least two sureties who own sufficient properties in the Mysore State for the due performance of the contract.

5. The contract shall not be transferred by sale, gift or otherwise or sub-leased without the previous sanction of the President, District Board.

6. The contract amount shall be paid in twelve equal monthly instalments in advance on the 1st day of every month into the Taluk Board Office.

7. The contractor shall have no claim to the fees recovered from persons compounding the payment of toll in accordance with the Standing Rules and Orders approved by Government. He shall also pay along with the instalments, the authorised Local, Railway and Education Cesses, if any, at the prescribed rates.

8. Interest at 9 per cent per annum shall be levied on all overdue amounts till date of payment.

9. The contractor shall collect tolls only at the rates and at the gates on the traffic specified in Schedules A and B.

10. The contractor shall give to the person paying the toll a proper receipt showing the date and hour of payment of toll.

11. The contractor shall keep at the toll-gate, true accounts of the daily collections and of the traffic passing through the toll-gates. These accounts shall be open to the inspection of the Deputy Commissioner, President and Vice-President, District Board, the Assistant Commissioner, the Amildar, the President and Vice-President of Taluk Boards. He shall, if required by the President, District Board, furnish to the Taluk Board Office at the end of every month, a true return for the month showing the traffic passing through the gate in a prescribed form.

12. The contractor will have the use of the existing toll-house and the gate without payment of any rent, and he should keep them in good repair, failing which, the cost of repair will be recovered from him. If any toll-gate or house is required, it will be put up at the cost of the District Board.

13. The contractor will not be entitled to any remission of the contract amount or to any compensation on account of seasonal conditions or any other cause whatever.

14. The contractor shall conform generally to the rules published in the late Chief Commissioner's Notification No. 274, dated 4th November 1876, and the rules issued under the Local Boards and Village Panchayats Regulation. He shall recognise all exemptions made by the statute or rules in force for the time being. He shall pay special attention to the following points:—

(a) A table of authorised tolls shall be legibly written up in English and Kannada and shall be put up in a conspicuous place near the toll-gate.

(b) Animals drawing any vehicles for which tolls can be demanded are not also to be charged with toll.

(c) No toll shall be levied afresh on any cart, etc., passing along the toll-gate if within a period of twenty-four hours computing from sunrise to sunrise, a toll has been collected thereon at a toll-gate in the Mysore State or a toll-gate in British India in respect of which the Government have secured reciprocity for exemption in consultation with the British authorities.

(d) Carts laden with bone or other substance as manure shall be treated as unladen and tolled accordingly.

(e) No toll shall be levied on foot passengers.

(f) No tolls shall be levied for the passage of Troops or Military Stores or equipages or of Police Officers on duty or of any person or property in their custody or of any property *bona fide* belonging to Government as established, where proof is required by the production of a pass or certificate from any officer of the department to which the property belongs, authorised by the President, District Board, Deputy Commissioner or by Government to grant such certificates or passes which pass or certificate shall be delivered up at the last toll-gate passed before the cart, carriage, or animal, conveying such property reaches the destination noted in such pass or certificate.

(g) No toll shall be levied for the passage of carriages, carts, animals, etc.—

1. Belonging to the Local Boards.
2. Conveying Local Boards servants on duty or property in the custody of such servants.
3. Licensed by Local Boards.
4. Possessed by a person who has compounded with the Local Boards for a prescribed sum in accordance with the rules approved by Government.
5. Engaged by the Postal Department to convey Mails.
6. Belonging to the Hon'ble the British Resident in Mysore.
7. Belonging to Government servants travelling on duty who are certified by their respective immediate superiors as being not entitled to travelling allowance.
8. Belonging to His Highness the Maharaja or His Highness the Yuvaraja.

15. Any breach of the above conditions or rules on the part of the contractor or his servants, will entail the forfeiture of the deposit or the levy of a fine, not exceeding Rs. 50, per each infringement. If the fine be not paid or in the event of instalments or other sums due are not paid within the prescribed date, it shall be competent to the President, District Board, to suspend further collection of toll by the contractor and dispose of the right to collect the toll during the remaining period by a resale or otherwise. The resale will be held at the risk of the defaulting contractor who shall be liable to make good all losses accruing, but shall not be entitled to any profits arising from the resale.

16. The imposition of fine or resale of the contract shall be no bar to the prosecution of the contractor or the employees for any offence or to the institution of other legal steps against them under any law in force for the time being.

SCHEDULE A.

1. Name of toll-gate or bridge	Toll-gate at Hole-Narsipur Bridge.
2. Situation of the gate	Do
3. Whether toll is to be levied on through traffic, in-coming traffic, or out-going traffic	All the three kinds of traffic.
4. Traffic specially exempted from payment of toll on account of the peculiar situation of the toll-gate or the special requirements of the people near the toll-gate	Nil.
5. Amount of deposit required	Rs. 200. (Rupees two hundred only).
6. Place of sale	Taluk Office, Hole-Narsipur.
7. Date of sale	18th June 1923.
8. Officer conducting the sale	President, Taluk Board, or such other officer as may be deputed by President, District Board.
9. Officer confirming the sale	President, District Board.
10. Remarks	Nil.

SCHEDULE B.

Schedule of the maximum rates of toll.

	Rates.		
	Rs.	a.	p.
1. On every motor car	1	0	0
2. Do motor tricycle or bicycle	0	4	0
3. Do other vehicle of any description propelled by steam or other motor power.	1	0	0
4. Do four-wheeled carriage	0	12	0
5. Do two-wheeled carriage on springs other than jutka or ekka.	0	8	0
6. Do ekka or jutka, laden	0	4	0
7. Do do unladen	0	2	0

			Rs.	a.	p.
8.	On every other vehicle with springs including tricycle and bicycle.		0	2	0
9.	Do cart or other vehicle not on springs drawn by eight bullocks, buffaloes, horses, ponies, asses or mules, if laden.		1	0	0
10.	Do do do if not laden	...	0	8	0
11.	Do cart or other vehicle not on springs drawn by six bullocks, buffaloes, horses, ponies, asses or mules, if laden.	...	0	8	0
12.	Do do do if not laden	...	0	4	0
13.	Do do drawn by four bullocks, if laden	...	0	6	0
14.	Do do do if not laden	...	0	3	0
15.	Do cart or other vehicle not on springs drawn by two bullocks, buffaloes, horses, ponies, asses or mules, if laden.	...	0	4	0
16.	Do do do if not laden	...	0	2	0
17.	Do do do single if laden	...	0	2	0
18.	Do do do if not laden	...	0	1	0
19.	Do buffalo or bullock per head, if laden	...	0	1	0
20.	Do buffalo or bullock per head, if not laden	...	0	1	0
21.	Do elephant	...	1	0	0
22.	Do camel, if laden	...	0	4	0
23.	Do do if not laden	...	0	2	0
24.	Do horse, if laden or ridden	...	0	1	6
25.	Do do if unladen or unriden	...	0	0	9
26.	Do thattu or mule, if laden or ridden	...	0	0	9
27.	Do do if unladen or led	...	0	0	3
28.	Do ass, if laden or ridden	...	0	0	6
29.	Do do if unladen or led	...	0	0	3
30.	Do sheep, goat or pig	...	0	0	1
31.	Do palanquin, dooly, palna or tonjon with two bearers.	...	0	2	0
32.	Do palanquin, dooly, palna or tonjon with more than two bearers.	...	0	4	0

Notification dated 21st May 1923.

The right to collect tolls at the toll-gates as noted in Schedules A and B during the official years 1923-24 and 1924-25, will be sold by public auction at the places and on the dates specified against each gate.

2. Persons intending to bid at the sale must attend in person or by a duly accredited agent. Every such person should deposit beforehand an amount equal to one-sixth of the contract amount for the previous year as shown in Schedule A, as earnest money. The deposits of all bidders except the first two or three whose bids are to be recommended for acceptance will be returned at the close of the sale. The deposit of the successful bidder who will be called the contractor will be returned only on fulfilment of the contract. The deposits of the remaining bidders will be returned soon after the confirmation of the sale.

3. The sale will not become absolute until confirmed by the authority noted in Schedule A, who reserves the final power of refusing or accepting without assigning any reason whatever, the highest on any bid that may be offered.

4. The contractor shall, within fifteen days of the receipt of intimation of confirmation of the sale in his favour, execute an agreement on a duly stamped paper binding himself and his heirs to observe the conditions hereinafter set forth and to be subject to the penalties, forfeitures and liabilities referred to therein and shall furnish, if he does not hold property in Mysore, at least two sureties who own sufficient properties in the Mysore State for the due performance of the contract.

5. The contract shall not be transferred by sale, gift or otherwise or sub-leased without the previous sanction of the President, District Board.

6. The contract amount shall be paid in twelve equal monthly instalments in advance on the 1st day of every month into the Taluk Board Office.

7. The contractor shall have no claim to the fees recovered from persons compounding the payment of toll in accordance with the Standing Rules and Orders approved by Government. He shall also pay along with the instalments, the authorised Local, Railway and Education Cesses, if any, at the prescribed rates.

8. Interest at 9 per cent per annum shall be levied on all overdue amounts till date of payment.

9. The contractor shall collect tolls only at the rates and at the gates on the traffic specified in Schedules A and B.

10. The contractor shall give to the person paying the toll a proper receipt showing the date and hour of payment of toll.

11. The contractor shall keep at the toll gate, true accounts of the daily collections and of the traffic passing through the toll-gates. These accounts shall be open to the inspection of the Deputy Commissioner, President and Vice-President, District Board, the Assistant Commissioner, the Amildar, the President and Vice-President of Taluk Boards. He shall if required by the President, District Board, furnish to the Taluk Board Office at the end of every month, a true return for the month showing the traffic passing through the gate in the prescribed form.

12. The contractor will have the use of the existing toll house and the gate without payment of any rent, and he should keep them in good repair failing which, the cost of repair will be recovered from him. If any toll-gate or house is required, it will be put up at the cost of the District Board.

13. The contractor will not be entitled to any remission of the contract amount or to any compensation on account of seasonal conditions or any other cause whatever.

14. The contractor shall conform generally, to the rules published in the late Chief Commissioner's Notification No. 274 dated 4th November 1876, and the rules issued under the Local Boards and Village Panchayets Regulation. He shall recognise all exemptions made by the statute or rules in force for the time being. He shall pay special attention to the following points:—

(a) A table of authorised tolls shall be legibly written up in English and Kannada and shall be put up in a conspicuous place near toll-gate.

(b) Animals drawing any vehicles for which tolls can be demanded are not also to be charged with toll.

(c) No toll shall be levied afresh on any cart, etc., passing along the toll-gate if within a period of 24 hours computing from sunrise, a toll has been collected thereon at a toll-gate in the Mysore State or a toll-gate in British India in respect of which the Government have secured reciprocity for exemption in consultation with the British authorities.

(d) Carts laden with bone or other substance as manure shall be treated as unladen and tolled accordingly.

(e) No tolls shall be levied on foot passengers.

(f) No tolls shall be levied for the passage of Troops or Military Stores or equipages or of Police Officers on duty or of any person or property in their custody or of any property *bona fide* belonging to Government as established, where proof is required by the production of a pass or certificate from any officer of the department to which the property belongs, authorised by the President, District Board, Deputy Commissioner or by Government to grant such certificates or passes, which pass or certificate shall be delivered up at the last gate passed before the cart, carriage, or animal, conveying such property reaches the destination noted in such pass or certificate.

(g) No toll shall be levied for the passage of carriages, cars, animals, etc.

(1) Belonging to the Local Boards.

(2) Conveying Local Board servants on duty or property in the custody of such servants.

(3) Licensed by the Local Boards.

(4) Possessed by a person who has compounded with the Local Boards for a prescribed sum in accordance with the rules approved by Government.

(5) Engaged by the Postal Department to convey mails.

(6) Belonging to Hon'ble the British Resident in Mysore.

(7) Belonging to Government servants travelling on duty who are certified by their respective immediate superiors as being not entitled to travelling allowance.

(8) Belonging to His Highness the Maharaja or His Highness the Yuvaraja.

15. Any breach of the above conditions or rules on the part of the contractor or his servants will entail the forfeiture of the deposit or the levy of a fine not exceeding Rs. 50 for each infringement. If the fine be not paid or in the event of instalments or other sums due are not paid within the prescribed date, it shall be competent to the President, District Board, to suspend further collection of toll by the contractor and dispose of the right to collect the toll during the remaining period by a resale or otherwise. The resale will be held at the risk of the defaulting contractor who shall be liable to make good all losses accruing, but shall not be entitled to any profits arising from the resale.

16. The imposition of fine or resale of the contract shall be no bar to the prosecution of the contractor or his employees for any offence or to the institution of other legal steps against them under any law in force for the time being.

SCHEDULE A.

1. Name of toll-gate or bridge	Toll-gate on the Tiptur-Channarayana road near Karehalli village.
2. Situation of the gate	
3. Whether toll is to be levied on through traffic, in-coming traffic, or out-going traffic.	All the three kinds of traffic.
4. Traffic specially exempted from payment of toll on account of the peculiar situation of the toll-gate or the special requirements of the people near the toll-gate.	Nil.
5. Amount of deposit required	Rs. 142; (Rupees one hundred and forty-two only)
6. Place of sale	Near the Karehalli Toll-gate Channarayana Taluk.
7. Date of sale	14th June 1923.
8. Officer conducting the sale	President, Taluk Board or such other officer as may be deputed by the President, District Board.
9. Officer confirming the sale	President, District Board, Hassan.
10. Remarks	Nil.

SCHEDULE B.

Schedule of the maximum rates of toll

		Rate.
		Rs. a. p.
1. On every motor car		1 0 0
2. Do tricycle or bicycle		0 4 0
3. On every other vehicle of any description propelled by steam or other motor power.		1 0 0
4. On every four-wheeled carriage		0 12 0
5. Do two-wheeled carriage on springs other than jutka or ekka.		0 8 0
6. Do ekka or jutka, laden		0 4 0
7. Do do unladen		0 2 0
8. Do other vehicle with springs including tricycle and bicycle		0 2 0
9. Do cart or other vehicle not on springs drawn by eight bullocks, buffaloes, horses, ponies, asses or mules, if laden.		1 0 0
10. Do every cart or other vehicle not on springs drawn by eight bullocks, buffaloes, horses, ponies, asses or mules if not laden.		0 8 0
11. Do cart or other vehicle not on springs drawn by six bullocks, buffaloes, horses, ponies, asses or mules, if laden.		0 8 0
12. Do cart or other vehicle not on springs drawn by six bullocks, buffaloes, horses, ponies, asses or mules if not laden.		0 4 0
13. Do cart or other vehicle not on springs drawn by four bullocks, horses, buffaloes, ponies, asses or mules, if laden.		0 6 0
14. Do cart or other vehicle not on springs drawn by four bullocks, horses, buffaloes, ponies, asses or mules if not laden.		0 3 0
15. Do cart or other vehicle not on springs drawn by two bullocks, buffaloes, horses, ponies, asses or mules, if laden.		0 4 0
16. Do cart or other vehicle not on springs drawn by two buffaloes, bullocks, horses, ponies, asses or mules, if not laden.		0 2 0
17. Do cart or other vehicle not on springs drawn by single buffalo, bullock, horse, pony, ass or mule if laden		0 2 0

		Rs.	a.	p.
18.	On every cart or other vehicle not on springs drawn by single buffalo, bullock, horse, pony, ass or mule, if not laden.	0	1	0
19.	Do buffalo, or bullock per head, if laden	0	1	0
20.	Do do if not laden	0	6	0
21.	Do elephant	1	0	0
22.	Do camel if laden	0	4	0
23.	Do do if not laden	0	2	0
24.	Do horse if laden or ridden	0	1	6
25.	Do do if unladen or unridden	0	0	9
26.	Do thattu or mule, if laden or ridden	0	0	9
27.	Do do if unladen or led	0	0	6
28.	Do ass, if laden or ridden	0	0	6
29.	Do do if unladen or led	0	0	3
30.	Do sheep, goat or pig	0	0	1
31.	Do palanquin, dhooly, palna or tonjon with two bearers.	0	2	0
32.	Do palanquin, dhooly, palna or tonjon with more than two bearers.	0	4	0

Notification dated 21st May 1923.

The right to collect tolls, at the toll-gates as noted in Schedules A and B, during the official years 1923-24 and 1924-25 will be sold by public auction at the places and on the dates specified against each gate.

2. Persons intending to bid at the sale must attend in person or by a duly accredited agent. Every such person should deposit beforehand an amount equal to one-sixth of the contract amount for the previous year as shown in Schedule A, as earnest money. The deposits of all the bidders except the first two or three whose bids are to be recommended for acceptance will be returned at the close of the sale. The deposit of the successful bidder who will be called the contractor will be returned only on fulfilment of the contract. The deposits of the remaining bidders will be returned soon after the confirmation of the sale.

3. The sale will not become absolute until confirmed by the authority noted in Schedule A, who reserves the final power of refusing or accepting without assigning any reason whatever, the highest or any bid that may be offered.

4. The contractor shall, within fifteen days of the receipt of intimation of confirmation of the sale in his favour, execute an agreement on a duly stamped paper binding himself and his heirs to observe the conditions hereinafter set forth and to be subject to the penalties, forfeitures and liabilities referred to therein and shall furnish if he does not hold property in Mysore, at least two sureties who own sufficient properties in the Mysore State for the due performance of the contract.

5. The contract shall not be transferred by sale, gift or otherwise or sub-leased without the previous sanction of the President, District Board.

6. The contract amount shall be paid in twelve equal monthly instalments in advance on the 1st day of every month into the Taluk Board Office.

7. The contractor shall have no claim to the fees recovered from persons compounding the payment of toll in accordance with the standing rules and orders approved by Government. He shall also pay along with the instalments, the authorised Local, Railway and Education Cesses, if any, at the prescribed rates.

8. Interest at 9 per cent per annum shall be levied on all overdue amounts till date of payment.

9. The contractor shall collect tolls only at the rates and at the gates on the traffic specified in Schedules A and B.

10. The contractor shall give to the person paying the toll a proper receipt showing the date and hour of payment of toll.

11. The contractor shall keep at the toll-gate, true account of the daily collections and of the traffic passing through the toll-gate. These accounts shall be open to the inspection of the Deputy Commissioner, President and Vice-President, District Board, the Assistant Commissioner, the Amildar, the President and Vice-President of Taluk Boards. He shall, if required by the President, District Board, furnish to the Taluk Board Office at the end of every month, a true return for the month showing the traffic passing through the gate in the prescribed form.

12. The contractor will have the use of the existing toll house and gate without payment of any rent, and he should keep them in good repair failing which, the cost of repair

will be recovered from him. If any toll-gate or house is required, it will be put up at the cost of the District Board.

13. The contractor will not be entitled to any remission of the contract amount or to any compensation on account of seasonal conditions or any other cause whatever.

14. The contractor shall conform generally to the rules published in the late Chief Commissioner's Notification No. 274, dated 4th November 1876, and the rules issued under the Local Boards and Village Panchayets Regulation. He shall recognise all exemptions made by the statute or rules in force for the time being. He shall pay special attention to the following points:—

(a) A table of authorised tolls shall be legibly written up in English and Kannada and shall be put up in a conspicuous place near toll-gate.

(b) Animals drawing any vehicles for which tolls can be demanded are not also to be charged with toll.

(c) No toll shall be levied afresh on any cart, etc., passing along the toll-gate if within a period of 24 hours computing from sunrise to sunrise, a toll has been collected thereon at a toll-gate in the Mysore State or a toll-gate in the British India in respect of which the Government have secured reciprocity for exemption in consultation with the British authorities.

(d) Carts laden with bone or other substance as manure shall be treated as unladen and tolled accordingly.

(e) No toll shall be levied on foot passengers.

(f) No tolls shall be levied for the passage of Troops or Military Stores or equipages or of Police Officers on duty or of any person or property in their custody or of any property *bona-fide* belonging to Government as established, where proof is required by the production of a pass or certificate from any officer of the department to which the property belongs, authorised by the President, District Board, Deputy Commissioner or by Government to grant such certificates or passes which pass or certificate shall be delivered up at the last toll-gate passed before the cart, carriage, or animal, conveying such property reaches the destination noted in such pass or certificate.

(g) No toll shall be levied for the passage of carriages, carts, animals, etc.

1. Belonging to the Local Boards.

2. Conveying Local Boards servants on duty or property in the custody of such servants.

3. Licensed by Local Boards.

4. Possessed by a person who has compounded with the Local Boards for a prescribed sum in accordance with the rules approved by Government.

5. Engaged by the Postal Departments to convey mails.

6. Belonging to the Hon'ble the British Resident in Mysore.

7. Belonging to Government servants travelling on duty who are certified by their respective immediate superiors as being not entitled to travelling allowance.

8. Belonging to His Highness the Maharaja or His Highness the Yuvaraja.

15. Any breach of the above conditions or rules on the part of the contractor or his servants, will entail the forfeiture of the deposit or the levy of a fine not exceeding Rs. 50 for each infringement. If the fine be not paid or in the event of instalments or other sums due are not paid within the prescribed date, it shall be competent to the President, District Board, to suspend further collection of toll by the contractor and dispose of the right to collect the toll during the remaining period by a resale or otherwise. The resale will be held at the risk of the defaulting contractor, who shall be liable to make good all losses accruing, but shall not be entitled to any profits arising from the resale.

16. The imposition of fine or resale of the contract shall be no bar to the prosecution of the contractor or his employees for any offence or to the institution of other legal steps against them under any law in force for the time being.

SCHEDULE A.

- | | |
|--|---------------------------------------|
| 1. Name of toll-gate or bridge | Bisle Toll-gate. |
| 2. Situation of the gate | Near Vanagur in the Manjarabad Taluk. |
| 3. Whether toll is to be levied on through traffic, in-coming traffic, or out-going traffic. | All the three kinds of traffic |
| 4. Traffic specially exempted from payment of toll on account of the peculiar situation of the toll-gate or the special requirements of the people near the toll-gate. | Nil. |

5. Amount of deposit required	Rs. 80 (Rupees eighty only).
6. Place of sale	Manjarabad Taluk Office.
7. Date of sale	7th June 1923.
8. Officer conducting the sale	The President, Taluk Board, or such other officer as may be deputed by the President, District Board.
9. Officer confirming the sale	President, District Board, Hassan.
10. Remarks	Nil.

SCHEDULE B.

Schedule of the maximum rates of toll.

		Rate.		
		Rs.	a.	p.
1.	On every motor car	1	0	0
2.	On every motor tricycle or bicycle	0	4	0
3.	On every other vehicle of any description propelled by steam or other motor power	1	0	0
4.	On every four-wheeled carriage	0	12	0
5.	Do two-wheeled carriage on springs other than jutka or ekka	0	8	0
6.	Do ekka or jutka, laden	0	4	0
7.	Do ekka or jutka, unladen	0	2	0
8.	Do other vehicle with springs including tricycle and bicycle	0	2	0
9.	Do cart or other vehicle not on springs drawn by eight bullocks, buffaloes, horses, ponies, asses or mules, if laden	1	0	0
10.	Do do do if not laden	0	8	0
11.	Do cart or other vehicle not on springs drawn by six bullocks, buffaloes, horses, ponies, asses or mules, if laden	0	8	0
12.	Do do do if not laden	0	4	0
13.	Do do drawn by four bullocks if laden	0	6	0
14.	Do do if not laden	0	3	0
15.	Do cart or other vehicle not on springs drawn by two bullocks, buffaloes, horses, ponies, asses or mules, if laden	0	4	0
16.	Do do if not laden	0	2	0
17.	Do do single, if laden	0	2	0
18.	Do do single, if not laden	0	1	0
19.	Do buffalo or bullock per head, if laden	0	1	0
20.	Do do do if not laden	0	0	6
21.	Do elephant	1	0	0
22.	Do camel, if laden	0	4	0
23.	Do if not laden	0	2	0
24.	Do horse, if laden or ridden	0	1	6
25.	Do if unladen or unriden	0	0	9
26.	Do thattu or mule, if laden or ridden	0	0	9
27.	Do do if unladen or led	0	0	3
28.	Do ass, if laden or ridden	0	0	6
29.	Do do if unladen or led	0	0	3
30.	Do sheep, goat or pig	0	0	1
31.	Do palanquin, dhooly, palna or tonjon with two bearers	0	2	0
32.	Do palanquin, dhooly, palna or tonjon with more than two bearers	0	4	0

Notification.

The right to collect tolls at the toll-gates as noted in Schedules A and B during the official year 1923-24 and 1924-25, will be sold by public auction at the places and on the dates specified against each gate.

2. Persons intending to bid at the sale must attend in person or by a duly accredited agent. Every such person should deposit beforehand an amount equal to one-sixth of the

contract amount for the previous year, as shown in Schedule A, as earnest money. The deposits of all the bidders except the first two or three whose bids are to be recommended for acceptance will be returned at the close of the sale. The deposit of the successful bidder who will be called the contractor will be returned only on fulfilment of the contract. The deposits of the remaining bidders will be returned soon after the confirmation of the sale.

3. The sale will not become absolute until confirmed by the authority noted in Schedule A, who reserves the final power of refusing or accepting, without assigning any reason whatever, the highest or any bid that may be offered.

4. The contractor shall within fifteen days of the receipt of intimation of confirmation of the sale in his favour, execute an agreement on a duly stamped paper binding himself and his heirs to observe the conditions hereinafter set forth and to be subject to the penalties, forfeitures and liabilities referred to therein and shall furnish, if he does not hold property in Mysore, at least two sureties who own sufficient properties in the Mysore State for the due performance of the contract.

5. The contract shall not be transferred by sale, gift or otherwise or sub-leased without the previous sanction of the President, District Board.

6. The contract amount shall be paid in twelve equal monthly instalments in advance on the 1st day of every month into the Taluk Board Office.

7. The contractor shall have no claim to the fees recovered from persons compounding the payment of toll in accordance with the Standing Rules and Orders approved by Government. He shall also pay along with the instalments, the authorised Local, Railway and Education Cesses, if any, at the prescribed rates.

8. Interest at 9 per cent per annum shall be levied on all overdue amounts till date of payment.

9. The contractor shall collect tolls only at the rates and at the gates on the traffic specified in Schedules A and B.

10. The contractor shall give to the person paying the toll a proper receipt showing the date and hour of payment of toll.

11. The contractor shall keep at the toll-gate, true accounts of the daily collections and of the traffic passing through the toll-gates. These accounts shall be open to the inspection of the Deputy Commissioner, President and Vice-President, District Board, the Assistant Commissioner, the Amildar, the President and Vice-President of Taluk Boards. He shall, if required by the President, District Board, furnish to the Taluk Board Office at the end of every month a true return for the month showing the traffic passing through the gate in the prescribed form.

12. The contractor will have the use of the existing toll-house and the gate without payment of any rent, and he should keep them in good repair failing which, the cost of repair will be recovered from him. If any toll-gate or house is required, it will be put up at the cost of the District Board.

13. The contractor will not be entitled to any remission of the contract amount or to any compensation on account of seasonal conditions or any other cause whatever.

14. The contractor shall conform generally to the rules published in the late Chief Commissioner's Notification No. 274, dated 4th November 1876, and the rules issued under the Local Boards and Village Panchayats Regulation. He shall recognise all exemptions made by the statute or rules in force for the time being. He shall pay special attention to the following points:—

(a) A table of authorised tolls shall be legibly written up in English and Kannada and shall be put up in a conspicuous place near the toll-gate.

(b) Animals drawing any vehicles for which tolls can be demanded are not also to be charged with toll.

(c) No toll shall be levied afresh on any cart, etc., passing along the toll-gate if within a period of twenty-four hours computing from sunrise to sunrise, a toll has been collected thereon at a toll-gate in the Mysore State or a toll-gate in British India in respect of which the Government have secured reciprocity for exemption in consultation with the British authorities.

(d) Carts laden with bone or other substance as manure shall be treated as unladen and tolled accordingly.

(e) No toll shall be levied on foot passengers.

(f) No tolls shall be levied for the passage of Troops or Military Stores or equipages or of Police Officers on duty or of any person or property in their custody or of any property *bona fide* belonging to Government as established, where proof is required by the production of a pass or certificate from any officer of the department to which the property belongs, authorised by the President, District Board, Deputy Commissioner or by Government to grant such certificates or passes, which pass or certificate shall be delivered up at the last toll-gate passed before the carriage or animal, conveying such property reaches the destination noted in such pass or certificate.

(g) No toll shall be levied for the passage of carriages, carts, animals, etc.—

- (1) Belonging to the Local Boards.
- (2) Conveying Local Board servants on duty or property in the custody of such servants.
- (3) Licensed by the Local Boards.
- (4) Possessed by a person who has compounded with the Local Boards for a prescribed sum in accordance with the rules approved by Government.
- (5) Engaged by the Postal Department to convey mails.
- (6) Belonging to the Hon'ble the British Resident in Mysore.
- (7) Belonging to Government servants travelling on duty who are certified by their respective immediate superiors as being not entitled to travelling allowance.

(8) Belonging to His Highness the Maharaja or His Highness the Yuvaraja.

15. Any breach of the above conditions or rules on the part of the contractor or his servants will entail the forfeiture of the deposit or the levy of a fine not exceeding Rs. 50 for each infringement. If the fine be not paid or in the event of instalments or other sums due are not paid within the prescribed date, it shall be competent to the President, District Board, to suspend further collection of toll by the contractor and dispose of the right to collect the toll during the remaining period by a resale or otherwise. The resale will be held at the risk of the defaulting contractor who shall be liable to make good all losses accruing, but shall not be entitled to any profits arising from the resale.

16. The imposition of fine or resale of the contract shall be no bar to the prosecution of the contractor or his employees for any offence or to the institution of other legal steps against them under any law in force for the time being.

SCHEDULE A.

1. Name of toll-gate or bridge	Kyathehole (Mysore side) toll-gate.
2. Situation of the gate	Arkalgud-Manjarabad-Kodlipet Road.
3. Whether toll is to be levied on through traffic incoming traffic and outgoing traffic.	All the three kinds of traffic.
4. Traffic specially exempted from payment of toll on account of the peculiar situation of the toll-gate or the special requirements of the people near the toll-gate.	Nil.
5. Amount of deposit required	Rs. 114 (rupees one hundred and fourteen only).
6. Place of sale	Manjarabad Taluk Office.
7. Date of sale	7th June 1923.
8. Officer conducting the sale	President, Taluk Board, Manjarabad or such other officer, as may be deputed by the President, District Board.
9. Officer confirming the sale	President, District Board, Hassan.
10. Remarks	Nil.

SCHEDULE B.

Schedule of the maximum rates of toll.

	Rate.		
	Rs.	a.	p.
1. On every motor car	1	0	0
2. Do motor tricycle or bicycle	0	4	0
3. Do other vehicle of any description, propelled by steam or other motor power.	1	0	0
4. Do four-wheeled carriage	0	12	0
5. Do two-wheeled carriage on springs other than jutka or ekka.	0	8	0
6. Do ekka or jutka, laden	0	4	0
7. Do do unladen	0	2	0
8. Do do other vehicle with springs including tricycle and bicycle.	0	2	0

9.	On every cart or other vehicle not on springs drawn by eight bullocks, buffaloes, horses, ponies, asses or mules, if laden.	1 0 0
10.	Do do do if not laden.	0 8 0
11.	Do cart or other vehicle not on springs drawn by six bullocks, buffaloes, horses, ponies, asses or mules, if laden.	0 8 0
12.	Do do do if not laden.	0 4 0
13.	Do do drawn by four bullocks do do.	0 6 0
14.	Do do if not laden.	0 3 0
15.	Do cart or other vehicle not on springs drawn by two bullocks, buffaloes, horses, ponies, asses or mules, if laden.	0 4 0
16.	Do do if not laden.	0 2 0
17.	Do do single, if laden.	0 2 0
18.	Do do if not laden.	0 1 0
19.	Do buffalo or bullock per head, if laden.	0 1 0
20.	Do buffalo or bullock per head if not laden.	0 0 6
21.	Do elephant.	1 0 0
22.	Do camel, if laden.	0 4 0
23.	Do do if not laden.	0 2 0
24.	Do horse, if laden or ridden.	0 1 6
25.	Do if unladen or unriden.	0 0 9
26.	Do thattu or mule, if laden or ridden.	0 0 9
27.	Do if unladen on led.	0 0 3
28.	Do ass, if laden or ridden.	0 0 6
29.	Do if unladen or led.	0 0 3
30.	Do sheep, goat or pig.	0 0 1
31.	Do palanquin, dooly, palna or tonjan with two bearers.	0 2 0
32.	Do palanquin, dooly, palna or tonjan, with more than two bearers.	0 4 0

N. S. NANJUNDIAH,
President.

SHIMOGA DISTRICT.

Notification dated 19th May 1923.

It is hereby notified for the information of the public that the exclusive right of transporting passengers, goods, vehicles, animals, etc., and of collecting tolls at the ferries specified in the annexed list will be put up to auction on the dates specified therein by the President or Vice-President of the Taluk Board at each Taluk Headquarters subject to the confirmation of the President, District Board.

2. The auction will begin at 12 noon on the dates fixed and will, if necessary, be continued on the following days.

3. In accordance with Government Proceedings No. 9483-90-L. B. 440-0-5-10, dated the 15th April 1907, the ferries will be leased out for five years from 1st July 1923 to 30th June 1928, both days inclusive.

4. The monopoly covers only so much of the river as lies within 500 yards on each side of the ferry. The President forbids the transport within these limits of passengers, etc., as aforesaid and the collection of tolls therefor except by or on behalf of the lessee or other person authorised by the President.

5. The accepted bidder shall immediately on the declaration of the acceptance of his bid, produce before the officer conducting the sales, one-fourth of the accepted bid amount equal to three months' rental, failing which the lease will be resold at the 1st purchaser's risk.

6. The accepted bidder shall within four days of the acceptance of the bid, execute in favour of the President, District Board, an agreement on a stamped paper with two tangible securities for the due fulfilment of the contract and deliver it to the President or Vice-President of the Taluk Board, as the case may be, and thereupon the President, District Board, will authorise the executant of the said mutchhalika to enter into his contract. If the accepted bidder fails to execute and deliver up the mutchhalika, the lease will be resold or otherwise disposed of at the defaulting bidder's risk; the deposit already made will be forfeited to Government.

7. The accepted bidder shall not transfer the lease by sale, gift or otherwise or sublease without the previous sanction of the President.
8. Where there are no boats or "tokras", they shall be provided by the lessees at all the ferries. The boats kept by the lessees shall always be of the size and quality approved by the President, District Board, Executive Engineer, and the President, Taluk Board.
9. Wherever boats, platforms are provided by Government, they shall be returned to Government on the termination of the lease or on being demanded by the President, District Board or other officer authorised by him in the same condition in which they were supplied to him subject to reasonable wear and tear. Loss or damage arising from neglect or want of care shall be made good by the lessee. The lessee shall always be bound to keep the ferries or boats in good order and clean.
10. The lessee shall be entitled to collect tolls at the rates specified in the list hereto annexed and no fee or toll shall be demanded in the case enumerated below:—
- (a) Government mails, stores, remittance and all persons, animals, vehicles, employed in carrying the same.
 - (b) All Government officials including troops travelling on duty and also in the case of police officers, prisoners and property in their custody.
 - (c) All parties employed by Government servants to carry official reports when so carrying such reports.
 - (d) Children under twelve years of age.
 - (e) The President, District Board is at any time and for any length of time at liberty to attach the ferry boats for the conveyance of troops, camp equipage and followers and the contractors and their servants will be bound to give all reasonable assistance to ensure their speedy and safe carriage.
11. The balance of the contract amount will be paid by the lessee to Government in nine month's instalments commencing from 1st July 1923, the deposit being credited to the three khists. All payments shall be made in the Treasury of the taluk in which the ferry lies. He shall also pay along with the instalments the authorised Local Railway, Educational Cess, if any at the prescribed rates.
12. Interest at 9 per cent per annum shall be levied on all overdue instalments till date of payment.
13. The lessee shall collect tolls only at the rates and at the specified place of ferry on the traffic specified in the schedule.
14. At each ferry a board showing the rates and the weight to be carried should be up in a conspicuous place by the lessee at all times when the ferry is worked excepting those places where provision is made by the President, District Board.
15. The President, District Board reserves to himself the power of accepting or rejecting any bid without assigning any reasons therefor.
16. The contractor shall have a sufficient number of boats in the readiness at either side of the ferry and shall take care that mails, travellers, passengers, animals, carriages, etc., are not unnecessarily delayed whether by day or night but are ferried over with expedition.
17. Every passenger crossing a ferry is allowed to carry with him his luggage not exceeding in weight an Indian maund without any additional fee for the same. Any quantity in excess of the above will be liable to an additional fee of one anna for each Indian maund or less.
18. Any breach of the above conditions or rules on the part of the contractor or his servants will entail the forfeiture of the deposit or the levy of a fine not exceeding Rs. 50 for each infringement. If the fine be not paid, or in the event of instalments or other sums due are not paid within prescribed date, it shall be competent to the President, District Board to suspend further collection of toll by the contractor and to dispose of the right to collect the toll during the remaining period by resale or otherwise. The resale will be held at the risk of the defaulting contractor who shall be liable to make good all losses accruing but shall not be entitled to any profits arising from the resale.
19. The imposition of fine or resale of the contract shall be no bar to the prosecution of the contractor or his employees for any offence or to the institution of other legal steps against them under any law in force for the time being.

K. G. Durr,

For President,
District Board, Shimoga.

2-1-23

SCHEDULE A.

Taluk	Class of ferry	Name of ferry	Date of auction
Shimoga ..	2nd class	1. Holehonur Bhadra river	1st June 1923.
	4th class	2. Danayakanapur do	
	Do	3. Kagikodamaggi do	
	Do	4. Kudli Sugar Tunga river	
	Do	5. Mangoti Tungabhadra do	
	Do	6. Gajnur Tunga river	
Honnali ..	4th class	1. Hiregonigere Tungabhadra river	4th June 1923.
	Do	2. Sasivehalli do	
	Do	3. Hanagavadi do	
	Do	4. Govinakovi do	
	Do	5. Cheelur do	
Shikarpur ..	4th class	1. Katte Kumudwari river	7th June 1923.
	Do	2. Kalkoppa do	
	Do	3. Nimbegondi do	
	Do	4. Mugalgere do	
	Do	5. Churchagundi do	
	Do	6. Isur do	
Sorab ..	4th class	7. Basavanbalu do	8th June 1923.
	Do	1. Joladagadde Varada river	
	Do	2. Gadavi do	
	Do	3. Ballibail do	
	Do	4. Kerehalli do	
	Do	5. Toladagadde do	
	Do	6. Bankasana do	
	Do	7. Sabara do	
	Do	8. Hasavihalli do	
	Do	9. Gondihole Varada river	
Nagar Taluk ..	4th class	10. Bennur Dandavatti river	13th June 1923.
	Do	11. Kotekoppa do	
	Do	1. Malali do	
Sagar Taluk ..	4th class	2. Kedalgudde do	11th June 1923.
	Do	3. Mudaba do	
	Do	1. Syder Kanche Kallagundi river	
	Do	2. Sular Harvagundi do	
	Do	3. Todagalale Attizal do	
	Do	4. Hanagere Kudli do	
	Do	5. Hanse Saravathi river	
	Do	6. Kaur Holebagilu river	
	Do	7. Kirivase Haradoor	
	Do	8. Harekere Satu river	
	Do	9. Seetur Holekoppada river	
	Do	10. Kollur Hasaramaggi river	
Tirthahalli ..	4th class	11. Hire Basagar Saravati do	15th June 1923.
	Do	12. Kaur Chennagonda do	
	Do	1. Mandagadde Tunga river	
	Do	2. Begavalli do	
	Do	3. Tudur do	
	Do	4. Heddur aka Kudagi do	
	Do	5. Hosapete do	
	Do	6. Tirthamattur do	
	Do	7. Holekoppa do	
	Do	8. Kalmare do	

SCHEDULE B.

Names		1st class	2nd class	3rd class	4th class
		Rs. s. p.	Rs. s. p.	Rs. s. p.	Rs. s. p.
1.	On every four-wheeled carriage ..	0 12 0	0 8 0	0 6 0	0 6 0
2.	Do two do ..	0 8 0	0 6 0	0 4 0	0 3 0
3.	Do laden cart ..	0 8 0	0 6 0	0 4 0	0 3 0
4.	Do empty cart ..	0 5 0	0 4 0	0 3 0	0 2 0
5.	Laden animal with horse or mule ..	0 3 0	0 2 0	0 1 0	0 1 0
6.	Do horse or tattu laden or unladen ..	0 3 0	0 2 0	0 1 0	0 1 0
7.	Do unladen horse, animal with horse or mule ..	0 2 0	0 1 0	0 0 6	0 0 6
8.	Do ass, if laden or not laden ..	0 1 0	0 1 0	0 0 6	0 0 6
9.	Do camel do ..	0 4 0	0 3 0	0 2 0	0 2 0
10.	Do sheep and goat do ..	0 0 3	0 0 3	0 0 1	0 0 1
11.	Do dhool or tanjan ..	0 6 0	0 4 0	0 4 0	0 2 0
12.	Do palanquin do ..	0 12 0	0 8 0	0 8 0	0 4 0
13.	For every man and woman except children of twelve years and below of age ..	0 1 0	0 0 6	0 0 3	0 0 3

SHIKARPUR TOWN MUNICIPALITY.

Dated 8th May 1923.

The right to collect tolls at the toll-gates as noted in Schedules A and B during the official year 1923-24, will be sold by public auction at the places and on the dates specified against each gate.

2. Persons intending to bid at the sale must attend in person or by a duly accredited agent. Every such person should deposit beforehand an amount equal to 1-6th of the contract amount for the previous year as shown in Schedule A, as earnest money. The deposits of all the bidders except the first two or three whose bids are to be recommended for acceptance will be returned at the close of the sale. The deposit of the successful bidder, who will be called the contractor will be returned only on fulfilment of the contract. The deposits of the remaining bidders will be returned soon after the confirmation of the sale.

3. The sale will not become absolute until confirmed by the authority noted in the Schedule A who reserves the final power of refusing or accepting without assigning any reasons whatever, the highest or any bid that may be offered.

4. The contractor, shall within fifteen days of the receipt of information of the confirmation of the sale in his favour, execute an agreement on a duly stamped paper binding himself and his heirs to observe the conditions hereinafter set forth and to be subject to the penalties, forfeitures and liabilities referred to therein and shall furnish, if he does not hold property in Mysore, at least two sureties who own sufficient properties in the Mysore State for the due performance of the contract.

5. The contract shall not be transferred by sale, gift or otherwise or sub-leased without the previous sanction of the Municipal Council.

6. The contract amount shall be paid in 12 equal monthly instalments in advance on the first day of every month into the Municipal Office.

7. The contractor shall have no claim to the fees recovered from persons compounding the payment of toll in accordance with the Standing Rules and Orders approved by Government. He shall also pay along with the instalments, the authorised Local Railway and Educational Cesses, if any, at the prescribed rates.

8. Interest at 9 per cent per annum shall be levied on all overdue amounts till date of payment.

9. The contractor shall collect tolls, only at the rates, and at the gates on the traffic specified in Schedules A and B.

10. The contractor shall give to the person paying the toll a proper receipt showing the date and hour of payment of toll.

11. The contractor shall keep at the toll-gate, true accounts of the daily collections and of the traffic passing through the toll-gates. These accounts shall be open to the inspection of the Deputy Commissioner, the Assistant Commissioner and the Municipal President. He shall, if required by the Municipal President, furnish to the Municipal Office at the end of every month, a true return for the month showing the traffic passing through the gate in the prescribed form.

12. The contractor will have the use of the existing toll house and gate without payment of any rent, and he should keep them in good repair, failing which, the cost of repair will be recovered from him. If any toll-gate or house is required it will be put up at the cost of the Municipal Council.

13. The contractor shall not be entitled to any remission of the contract amount or to any compensation on account of seasonal conditions or any other cause whatever.

14. The contractor shall conform generally to the rules published in the late Chief Commissioner's Notification No. 274, dated 4th November 1876, and the rules framed by the Municipal Council under the Municipal Regulation. He shall recognise all exemptions made by the statute or rules in force for the time being. He shall pay special attention to the following points:—

(a) A table of authorised tolls shall be legibly written in English and Kannada and shall be put up in a conspicuous place near toll-gate.

(b) Animals drawing any vehicles for which tolls can be demanded are not also to be charged with toll.

(c) No toll shall be levied afresh on any cart, etc., passing along the toll-gate if within a period of twenty-four hours computing from sunrise to sunrise, a toll has been collected thereon at a toll-gate in the Mysore State or a toll-gate in British India in respect of which the Government have secured reciprocity for exemption in consultation with the British authorities.

(d) Carts laden with bone or other substance as manure shall be treated as unladen and tolled accordingly.

(e) No toll shall be levied on foot passengers.

SCHEDULE "B."

Schedule of Rates of Tolls to be levied in the Shikarpur Town Municipality.

No.	Particulars	Amount	
		Rs.	P.
1	Laden Carts (per cart)	0	4 0
2	Empty Carts (do)	0	1 0
3	Laden Bullocks and Ponies (per head)	0	0 6
4	Laden Donkeys (per head)	0	0 3
	Note:—Carts carrying passengers only are to be treated as empty and charged for accordingly.		

R. SHAMA IYENGAR,
President.

KUMSI MINOR MUNICIPALITY.

Notice dated 19th May 1923.

The following draft bye-laws have been framed by the Kumsi Minor Municipal Council and are published hereunder for public information.

Any inhabitant of this Municipality objecting to the proposed bye-laws may, within one month from the date of this notice, send his objections in writing to the President, Minor Municipal Council, Kumsi.

Abstract Notification dated 17th November 1920.

The attention of the public is invited to the Notification, dated 17th November 1920, published on page 468, Part I-A of the *Mysore Gazette*, dated 2nd December 1920, in the matter of draft bye-laws for regulating the numbering and registering of carts, carriages, motor vehicles, bicycles, tricycles and other vehicles within the limits of the Town of Kumsi.

Notice dated 19th May 1923.

The following draft bye-laws have been framed by the Kumsi Minor Municipal Council and are published hereunder for public information.

Any inhabitant of this Municipality objecting to the proposed bye-laws may, within one month from the date of this notice, send his objections in writing to the President, Minor Municipal Council Kumsi.

Vaccination.

1. The Town of Kumsi will, for the purpose of vaccination, be treated as one circle.
2. The Local Fund Dispensary shall be the Vaccination Depot.
3. The Sub-Assistant Surgeon will be the Superintendent of Vaccination.
4. (a) The Local Medical Officer or such other vaccinator as may be specially appointed for the purpose shall perform vaccination.
(b) The midwife attached to the Local Fund Dispensary shall perform the vaccination for females in the Depot. In the case of Gosha women (Parada Ladies), if desired, she will vaccinate between the hours 2 and 3 P.M., on Mondays and Thursdays in their houses.
5. The Superintendent will reside within the Municipal limits of the town.
6. There shall be affixed at the Depot, a board showing in English and Kanarese, the hours at which the vaccination shall be done at the Depot.
7. Vaccination shall ordinarily be done at the Vaccination Depot on all days except Sundays and other authorized public holidays between the hours of 8 and 10 in the morning.
8. The Local Medical Officer shall, if so required by the head of household, vaccinate the members thereof at his residence on such days as he may fix it convenient to do so, provided that during epidemics of small-pox or when an outbreak of the disease is impending the Superintendent shall lose no time to arrange to vaccinate or re-vaccinate persons.
9. No fee shall be charged for the vaccination done at the Depot, and for vaccination of women and children done at any private residence within the Municipal limits. In all other cases a fee of two annas per case and not exceeding four annas at a time per family may be charged.
10. The President of the Municipality will furnish the Superintendent with the following:—

- (a) A list showing the number of houses in the Municipal area and the number of unprotected persons in each house at the time vaccination is declared compulsory in the Town.

- (b) Thereafter within ten days after the close of each quarter a list showing the number of unprotected immigrants into the Town, who have lived for longer than a month therein.
- (c) A monthly statement showing the particulars of births in the Town and of deaths among children.

11. The Superintendent shall maintain a register showing every house with the name of the unprotected person therein with a space for the addition from time to time of fresh unprotected cases and with a column for entering the date and the results of vaccination.

12. The Superintendent shall maintain a vaccination register in the form prescribed by Government, a register of notices and a register of complaints lodged before the Magistrate.

13. The Superintendent shall submit before the 5th of each month a monthly report of vaccination to the District Sanitary Officer and to the President of the Municipality.

14. The Superintendent shall bring to the notice of the President any remissions of the duty on the part of the head of a house-hold calculated to impair the efficiency of the vaccination administration.

15. The President shall take steps to deal with such cases. The Superintendent may grant certificate under Rules 6 and 9 of the Vaccination rules.

16. The Patel, Shanbhog and the Municipal Members shall render every help to the Superintendent in the discharge of his duty.

P. K. DORASWAMI LYENGAR,

President.

KADUR DISTRICT.

PROCEEDINGS OF THE MEETING OF THE KADUR DISTRICT BOARD HELD AT CHIKMAGALUR ON THE 6TH MAY 1923.

Number of members present 19—Number of members absent 11.

1. Read proceedings of the last meeting of the Board.
Confirmed.

2. Read letter No. L. 5978-85—L. B. 120-22-2, dated 24th February 1923, from the Secretary to Government, Revenue Department calling for the opinion of the Board in the matter of the establishment of Vaidyasalas at each hobli head quarters.

The proposal is no doubt good, but it is a matter for consideration when the Board's finances improve.

3. Read letter No. 1887, dated 25th February 1923, from the Superintendent, the Hindu Education Mission, Mysore, asking for a grant for the Panchama Girls' Home at Mysore.

The Board very much regret their inability to subscribe their quota for this laudable purpose on account of their present financial condition.

4. Read letter No. 496, dated 27th February 1923, from the President, Tarikere Municipal Council, forwarding copy of the Council's resolution agreeing to pay one-third of the cost of constructing a new dispensary at the place.

The Executive Engineer, be requested to prepare a new plan with estimate for constructing a combined hospital as suggested by the Senior Surgeon.

5. Read G. O. No. L. 6074-76—Med. 118-21-8, dated 1st March 1923, from the Secretary to Government, Revenue Department, regarding the rent payable by the compounder and midwife of the Aldur Dispensary for quarters occupied by them.

Recorded with the observation that the Taluk Board be requested to give effect to the said order.

6. Read letter No. L. 6000-7—Ml. 102-22-2, dated 24th February 1923, from the Secretary to Government, Revenue Department, calling for the opinion of the Board in the matter of increasing the remuneration to patels and shanbhogs in Municipalities.

Since it is only the Municipalities that are paying potgi to the shanbhogs the matter may be sent to them for opinion.

7. Read Kadur Division Executive Engineer's No. 39, dated 8th March 1923, requesting to intimate whether in preparing the estimates for the repairs of roads where there is heavy timber traffic the contribution payable by the Forest Department may also be taken to account.

The contribution now ordered by Government to be given to the District Fund by the Forest Department is quite insufficient to maintain the roads in order. The Board are of opinion that a further reference to Government is necessary. In the meanwhile, the Executive Engineer may be requested to utilize the full contribution amount to set right the bad portions in Chikmagalur-Narasimharajapura road.

8. Read Circular No. 18—22-23, dated 15th March 1923, from the Inspector-General of Education regarding the provision of sites for school buildings.

Resolved that copies of the circular be forwarded to the Taluk Boards for needful action.

9. Read letter No. C. 2044—H. C. 733, dated 28th March 1923, from the Director of Agriculture in Mysore, requesting that a contribution of Rs. 100 a year may be paid from each District Board for the Agricultural and Experimental Union.

On account of their present financial situation, the Board regret their inability to make any contribution.

10. Read letter from Mr. E. W. Fowke dated 27th March 1923, requesting that a grant of Rs. 70 per mile may be given for the annual maintenance of the Samsey Road.

Deferred to the next meeting for consideration. [In the meantime Messrs. Dyave Gowda, Kent Fowke and Phaniappa Gowda be consulted whether they will object to give the right of way over their respective estates.]

11. Read Chikmagalur Taluk Board President's No. 23, dated the 15th March 1923 regarding the transfer of the Belavadi Cattle Pound to the Sringeri Matt.

May be transferred to the Inamidar subject to the conditions laid down in Sections 18 and 31 of the Cattle Trespass Act and Section 8 of the Local Boards Regulation.

12. Read travelling allowance bill of Mr. C. Srinivasa Rao for March 1923.

Sanctioned.

13. Read Mudgere Taluk Board President's No. 823, dated 12th April 1923 forwarding the resolution of the Mudgere Taluk Board requesting that the bridle path between Samse and Kudaremurk may be repaired.

The Board are of opinion that this is not a legitimate charge to be met out of their funds.

14. Read Mudgere Taluk Board President's No. 788, dated 20th March 1923 forwarding the resolution of the Taluk Board regarding the construction of cooly lines on the Boond Ghat.

For want of funds the Board cannot at present undertake to have the lines built.

15. Read Budget estimates of the District and Taluk Boards for the ensuing year 1923-24.

The estimates as now read are approved.

16. Read increasing the grant of Rs. 100 to Rs. 120 a year to the Deaf and Dumb Institute at Mysore.

Approved.

17. Read list of estimates for sanction:—

(1) Setting Ridge Tiles in mortar to the Musafirkhana at Gonibid.

Rs. 18. Sanctioned.

(2) Constructing a Rest House at Antaragatte.

Rs. 2,192. This does not seem to be necessary and as such cannot be sanctioned.

(3) Purchasing tools, etc., for the use of Kudlur Union.

Rs. 17. Sanctioned.

(4) Repairing the cattle pound at Sokke.

Rs. 30. Sanctioned.

(5) Putting a bamboo fencing to the Musafirkhana at Lakkavalli.

Rs. 13. Sanctioned.

(6) Repairing the Kemmangundi III Class travellers' bungalow.

Rs. 113. Sanctioned.

(7) Repairing the III Class travellers' bungalow at Lingadahalli.

Rs. 137. Sanctioned.

(8) Repairing the Upper street in Lingadahalli Union.

Rs. 65. Sanctioned.

18. Read Report of the sale of right of collecting toll at Kote Danivasa on the Shimoga-Narasimharajapura Road for the year 1923-24.

Confirmed.

19. Read Report No. 78 from the President, Chikmagalur Taluk Board regarding the establishment of a cattle pound at Mylemane.

The Board are not in favour of having a cattle pound at Mylemane but would suggest to the Taluk Board the advisability of having one at Joldhal.

20. Read Irrigation Cess Fund Budget for the ensuing year 1923-1924.

Approved.

21. Read: The Assistant Inspectresses of the Hassan Range and the Urdu Girls' schools were also present and the former explaining the object of the function of Child Welfare Association requested the District Board to contribute Rs. 120 a year for propagandistic and other expenses.

The Board are agreeable to contribute Rs. 120 a year but would like to have a quarterly report of progress done in this direction.

ECONOMIC DEVELOPMENT SUBJECTS.

1. Read: Letter No. 2869-76, dated the 11th April 1923 from the Director of Industries and Commerce in Mysore, suggesting the purchase of a Musto's Boring set by the Board for demonstration purposes.

Deferred to the next meeting.

2. Read: Official memorandum No. 1202-12 dated 20th March 1923 from the Secretary, Economic Development Board, requesting to forward the draft programme for Conference work proposed to be adopted by the Board for 1923-24.

The draft programme as now read is approved.

3. Read: Letter No. I. C. 6640-51—I. C. 263-22-2, dated 30th April 1923 from the Secretary to Government, Revenue Department, forwarding copy of letter No. 3136 dated the 31st March 1923 from the Director, Sandalwood Oil Factory, furnishing some information regarding the working of a Caruelie Water Elevator installed in the premises of the Sandalwood Oil Factory, at Mysore.

Deferred to the next meeting for consideration. In the meanwhile the Directors of Industries and Agriculture may be consulted.

4. Read application dated 4th May 1923 from H. Venkata Rao, Proprietor of the Late Modern Hotel at Kadur praying that the interest due on the loan of Rs. 400 (since fully paid up) be waived in consideration of the losses he has incurred in working up the institution.

Resolved that his case be recommended to Government for remitting the interest due by him.

MALNAD IMPROVEMENT SUBJECTS.

1. Read: Letter dated 2nd May 1923 from Mr. F. Hugonine, member of the District Board, regarding the permanency of the Santavari Dispensary and the buildings required therefor.

Deferred to the next meeting for consideration since the District Medical Officer has gone on leave.

M. G. KRISHNASWAMI RAO,
President.

CHITALDRUG DISTRICT.

HOLALKERE TOWN MUNICIPALITY.

Notification dated 12th May 1923.

The right to collect fees sanctioned in Government Order No. 4153-4—MI. 160-14-2, dated 23rd November 1914, on laden carts, etc., coming to the market place on shandy days in the Holalkere Municipality, from 1st July 1923 to 30th June 1924 will be sold by public auction in the Taluk Cutcherry at Holalkere, by the Amildar and President of the Holalkere Municipality at Holalkere, on 30th June 1923. (Saturday).

2. The successful purchaser must collect the fee only at the rate noted in the annexed schedule, on every laden cart, etc., that comes to the weekly sante at Holalkere.

3. The President reserves to himself the power of refusing or accepting the highest or any bid that may be offered, without assigning any reason therefor.

4. The contract amount is payable in twelve monthly instalments due on or before the 10th of the following month. The contractor shall pay as soon as the sale is over, a deposit equal to two months' instalments for the due performance of the contract. He shall also furnish security for the regular payment of the monthly instalment.

5. If the deposit is not made and the security is not furnished, immediately after the close of the sale, the contract will be resold at the risk of the approved bidder. If default is made in payment of instalments, interest at one pie per rupee per month will be levied till the date of payment, and the contract will also be liable to be sold again at the discretion of the President, and the deficit, if any, will be recovered from the contractor, or his surety.

6. The contractor is required to furnish cartmen, with a "Paid-ticket" bearing the date on which the fee is levied and also bound to keep an account showing the collections and it shall be open to inspection by the President, Vice-President and the members of the Municipal Board.

7. If it is proved to the satisfaction of the President that the contractor has at any time demanded or levied more than the authorized rate of fee or demanded tolls on carts passing through the town without entering the market, the deposit amount of two months' instalments furnished by him will be forfeited to Government and the contract cancelled at once.

8. The contractor is bound to abide by the rules published on pages Nos. 170, 171 and 172 in Part I of the *Mysore Gazette*, dated 29th March 1922.

SCHEDULE.

	Rs.	a.	p.
1. On every laden cart drawn by two bullocks coming to market	0	2	0
2. Do laden cart drawn by single bullock coming to market	0	1	0
3. Do bullock, ass or horse coming to market place	0	0	6
4. Do head-load coming to market place	0	0	3
5. Do empty cart drawn by two bullocks coming to market place	0	1	0
6. Do empty cart drawn by single bullock coming to market place	0	0	6

D. SRINIVASA RAO,
President.

NAIAKANAHATTI MUNICIPALITY IN CHELLAKERE TALUK.

APPENDIX

Notification.

The right to collect market fees at the toll-gates as noted in Schedules A and B, during the official year 1923-24, will be sold by public auction at the places and on the dates specified against each gate.

2. Persons intending to bid at the sale must attend in person or by a duly accredited agent. Every such person should deposit before hand an amount equal to one-sixth of the contract amount for the previous year as shown in Schedule A as earnest money. The deposits of all the bidders, except the first two or three whose bids are to be recommended for acceptance, will be returned at the close of the sale. The deposit of the successful bidder, who will be called the contractor, will be returned only on fulfilment of the contract. The deposits of the remaining bidders will be returned soon after the confirmation of the sale.

3. The sale will not become absolute until confirmed by the authority noted in Schedule A who reserves the final power of refusing or accepting without assigning any reason whatever, the highest or any bid that may be offered.

4. The contractor shall, within fifteen days of the receipt of intimation of confirmation of the sale in his favour, execute an agreement on a duly stamped paper binding himself and his heirs to observe the conditions hereinafter set forth and to be subject to the penalties, forfeitures and liabilities referred to therein and shall furnish, if he does not hold property in Mysore, at least two sureties who own sufficient properties in the Mysore State for the due performance of the contract.

5. The contract shall not be transferred by sale, gift or otherwise or sub-leased without the previous sanction of the Municipal Council.

6. The contract amount shall be paid in twelve equal monthly instalments in advance on the 1st day of every month into the Municipal Office.

7. The contractor shall have no claim to the fees recovered from persons compounding the payment of toll in accordance with the Standing Rules and Orders approved by Government. He shall also pay along with the instalments the authorised Local Railway and Education cesses if any at the prescribed rates.

8. Interest at 9 per cent per annum shall be levied on all overdue amounts till date of payments.

9. The contractor shall collect tolls only at the rates and at the gates on the traffic in Schedules A and B.

10. The contractor shall give to the person paying the toll a proper receipt showing the date and hour of payment of toll.

11. The contractor shall keep at the toll-gate true accounts of the daily collections and of the traffic passing through the toll-gate. These accounts shall be open to the inspection of the Deputy Commissioner, and the Municipal President. He shall if returned by the Deputy Commissioner or Municipal President furnish to the Municipal Office at the end

of every month, a true return for the month showing the traffic passing through the gate in the prescribed form.

12. The contractor will have the use of the existing toll house and gate without payment of any rent and he should keep them in good repair will be recovered from him. If any toll-gate or house is required, it will be put up at the cost of the Municipal Council.

13. The contractor shall not be entitled to any remission of the contract amount or to any compensation on account of seasonal conditions or any other cause whatever.

14. The contractor shall conform generally to the rules published in the late Chief Commissioner's Notification No. 274, dated 4th November 1876, and the rules issued under the Local Boards and Village Panchayets Regulation or the rules framed by the Municipal Council under the Municipal Regulation. He shall recognize all exemptions made by the Statute or Rules in force for the time being. He shall pay special attention to the following points :—

- (a) A table of authorized tolls shall be legibly written in English and Kannada and shall be put up in a conspicuous place near toll-gate.
- (b) Animals drawing any vehicles for which tolls can be demanded are not also to be charged with toll.
- (c) No toll shall be levied afresh on any cart, etc., passing along the toll-gate if within a period of 24 hours computing from sunrise to sunrise, a toll has been collected thereon at a toll-gate in the Mysore State or a toll-gate in British India in respect of which the Government have secured reciprocity for exemption in consultation with the British Authorities.
- (d) Carts laden with bone or other substance as manure shall be treated as unladen and tolled accordingly.
- (e) No toll shall be levied on foot-passengers.
- (f) No tolls shall be levied for the passage of Troops or Military Stores or equipages or of Police Officers on duty or of any person or property in their custody or of any property *bona fide* belonging to Government as established, where proof is required by the production of a pass or certificate from any officer of the department to which the property belongs, authorised by the Deputy Commissioner or by Government to grant such certificates or passes, which pass or certificate shall be delivered up at the last toll-gate passed before the cart, carriage, or animal, conveying such property, reaches the destination noted in such pass or certificate.
- (g) No toll shall be levied for the passage of carriages, carts, animals, etc.
 - (1) Belonging to the Municipal Council.
 - (2) Conveying Municipal servants on duty or property in the custody of such servants.
 - (3) Licensed by the Municipal Council.
 - (4) Assessed by the Municipal Council to Municipal taxation provided the tax has been paid in advance.
 - (5) Possessed by a person who has compounded with the Municipal Council prescribed sum in accordance with the Rules approved by Government.
 - (6) Engaged by the Postal Department to convey mails.
 - (7) Belonging to the Honorable the British Resident in Mysore.
 - (8) Belonging to Government servants travelling on duty who are certified by their respective immediate superiors as being not entitled to travelling allowance.
 - (9) Belonging to His Highness the Maharaja or His Highness the Yuvaraja.

15. Any breach of the above conditions or rules on the part of the contractor or his servants will entail the forfeiture of the deposit or the levy of a fine not exceeding Rs. 50 per each infringement. If the fine be not paid or in the event of instalments or other sums due are not paid within the prescribed date, it shall be competent to the President to suspend further collection of toll by the contractor and dispose of the right to collect the toll during the remaining period by a resale or otherwise. The resale will be held at the risk of the defaulting contractor who shall be liable to make good all losses accruing, but shall not be entitled to any profits arising from the resale.

16. The imposition of fine or resale of the contract shall be no bar to the prosecution of the contractor or his employees for any offence or to the institution of other legal steps against them under any law in force for the time being.

SCHEDULE A.

- | | |
|--------------------------------|---|
| 1. Name of toll-gate or bridge | ... Within the Municipal limit. |
| 2. Situation of toll-gate | ... Market toll on every Monday and at the time of Thippa Rudraswami Jatra in the Naiakanahatti Municipality. |

- | | | |
|-----|---|--------------------------|
| 3. | Whether toll is to be levied on through traffic, incoming traffic, or outgoing traffic. | 1. Laden carts. |
| | | 2. Bullocks 3. Asses |
| | | 4. Horse. 5. Buffalo. |
| 4. | Traffic specially exempted from payment of toll on account of the peculiar situation of the toll-gate or the special requirements to the people near the toll-gate. | Nil. |
| 5. | Amount of deposit required | Rs. 100. |
| 6. | Place of sale | Chellakere Taluk office. |
| 7. | Date of sale | 5th June 1923. |
| 8. | Officer conducting the sale. | President. |
| 9. | Officer confirming the sale. | President. |
| 10. | Remarks | Nil. |

SCHEDULE B.

DETAILS OF TRAFFIC.

RATES OF FEE.

		Rs.	a.	p.
1.	Per laden carts	0	2	0
2.	Do empty carts	0	1	0
3.	Do Bullocks	0	0	6
4.	Do Asses	0	0	6
5.	Do Buffalo	0	0	6
6.	Do Horse	0	0	6
7.	Head loads	0	0	3

B. SOMANNA,
President.



The Mysore Gazette.

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BANGALORE, THURSDAY, JUNE 7, 1923.

PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

MUNICIPAL AND LOCAL BOARDS.

No. L. 7806—L. B. 36-22-9, dated 31st May 1923.

Under Rule 3 of the Rules for the constitution of the Sanitary Board, Kolar Gold Fields, published under Government Notification No. 7075—L. B. 185-12-3, dated the 22nd March 1916, Government are pleased to approve of the nomination by the Kolar Gold Fields Mining Board, of Mr. C. N. Keith and Mr. G. Ll. Taylor as non-official members of the Kolar Gold Fields Sanitary Board, *vice* Mr. R. H. P. Bullen and Mr. G. A. Paterson, respectively retired.

No. L. 7804—L. B. 49-22-151, dated 31st May 1923.

Under Rule II (c) of the Rules for the election of Presidents and Vice-Presidents of Local Boards, issued under Government Notification No. 1758—L. B. 54-18-8, dated the 15th March 1919, Government are pleased to approve of the election of Mr. Syedanji Miya Sahib as the Vice-President of the Mudgere Taluk Board.

No. L. 7820—L. B. 31-22-102, dated 1st June 1923.

In continuation of Notification No. L. 6122—L. B. 31-22-79, dated the 5th March 1923, publishing the reconstitution of the District Board of Mysore for a term of three years from 10th March 1923, it is hereby notified that Messrs. B. Narasinga Rao and Siddalingadevaru have been elected by the Taluk Board of Seringapatam as members of the said District Board.

No. L. 7829—Ml. 47-22-18, dated 1st June 1923.

Under Section 18 of the Municipal Regulation, No. VII of 1906, Mr. Syed Budan Sab is appointed a member of the Municipal Council of Sira Town, Tumkur District, *vice* Mr. Bheemanna, deceased.

No. L. 7833—Ml. 48-22-16, dated 1st June 1923.

Under Section 18 of the Municipal Regulation, No. VII of 1906, Messrs. Payappa and Narase Gowda are appointed as Councillors of Saligrama Municipality *vice* Messrs. H. Nabhirajappa and S. Narasinga Rao resigned. Mr. Mallappaiah is appointed as Councillor of the Saligrama Municipal Council in place of Mr. Channappaiah whose seat has become vacant under clause (c) of Sub-section 2 of Section 15 of the same Regulation.

No. L. 7831—MU. 48-22-15, dated 1st June 1923.

Under Section 18 of the Municipal Regulation, No. VII of 1906, Messrs. M. Venkatanaranappa and V. Subbanna have been duly elected as Municipal Councillors for the Saragur Municipality in Heggaddevankote Taluk, *vice* Messrs. Krishnamachar and Patel Venkatesetty deceased.

By Order,

T. E. JEVARAMA AIYAR,

Secretary to Government,
Revenue Department.

BANGALORE CITY MUNICIPALITY

Notification dated 28th May 1923.

The public are hereby informed that the right of collecting fees of and the use of following items of revenue during the year 1923-24 is leased but to the persons mentioned below—

No.	Names of lease-holders	Contract item of revenue	Amount
			Rs. a. p.
1	Mr. Syed Ahmed	Slaughterhouse	7,270 0 0
2	" Anantharaju	Central Market	8,355 0 0
3	" Abdul Khalak	Akkipet Market	2,040 0 0
4	" Abdul Rahiman Khan	Taramandalapet Market	1,766 0 0
5	" Abdul Khalak	Other Markets	1,140 0 0
6	Messrs. M. A. Jabbar & Bros.	Manure near Slaughterhouse	39 8 0
7	Mr. Venkataramanappa	Sewage water near Binny Mills	50 0 0
8	" Mohamed Gouse	Removal of blood in the Slaughterhouse	30 0 0
9	" Mohabooob Sah	Collection of fees in cartstand in Mysore road	1,525 0 0
MANURE CONTRACTS.			
10	Mr. Chunchappa	1st Division	1,080 0 0
11	" Muniramanappa	2nd Division, 1st Block	1,050 0 0
12	" Chikkabedappa	Do 2nd do	1,000 0 0
13	" Sheik Mader	Do 3rd do	1,024 0 0
14	" Giriappa	3rd Division, 1st Block	788 0 0
15	" Munisamappa	Do 2nd do	1,775 0 0
16	" K. Munisamappa	Do 3rd do	2,550 0 0
17	" Annaiah Reddi	Do 4th do	1,605 0 0
18	" Tanappa	Do 5th do	205 0 0
19	" Annaiappa of Begur Hobli	4th Division, 1st Block	1,625 0 0
20	" Maistry Chikhandappa	Do 2nd do	1,750 0 0
21	" K. Ramiah	5th Division	1,550 0 0
22	" Ramaiah o/o Patel Mudivenkatappa	6th Do	526 0 0
23	" K. V. Ananatharaju of Sarakki	7th Do	1,456 0 0
24	" Veeraraghavaraju	8th Division, 1st Block	1,083 8 0
25	" Do	Do 2nd do	376 8 0
26	" M. Kempiah	9th Division	675 0 0
CONTRACT FOR PASTURE LAND.			
27	Mr. Pillappa	Jakkarayankere	135 0 0
28	" Maddaiya	Burial ground near Jakkarayankere	142 0 0
29	" Chinnappa	Fort Rampart	35 0 0
30	" Batcha Mudaliar	Lal-Bagh, Mavalli	125 0 0
31	" Chinnappa	Doddahylekhan and Hoskote road	200 0 0
32	" Muniswami	Qrr's kunte	75 0 0
33	" M. Mallappa	Western Extension, Municipal land	35 0 0
34	" Munichikkanna	Dandu Upparahalli	15 0 0
35	" Y. Mallappa	Millers' Tank bed	30 0 0
36	" Chidambarappa	Magedi road, Plague Camp	112 0 0
37	" Nanappa	Dharmabudi Tank bed	312 0 0
38	" K. Mallappa	Burial ground in Mysore road	41 0 0
39	" Basappa	Madigarapaya	40 0 0
40	" Veerappa	Sampigenahalli Tank bed	620 0 0
41	" Bhogiah	Malleswaram, B Block	30 0 0
42	" Bhavanappa	Do G do	55 0 0
43	" Xerappa	Do H do	10 0 0
44	" Sampath Iyenger	Do J do	50 0 0

ANANDA RAO SIRSI,

President,

City Municipal Council.

MYSORE CITY IMPROVEMENT TRUST BOARD.

EXTRACT FROM THE PROCEEDINGS OF THE 13TH (ORDINARY) MEETING OF THE BOARD OF TRUSTEES FOR THE IMPROVEMENT OF THE CITY OF MYSORE; HELD AT THE CHAIRMAN'S OFFICE (RANGACHARLU MEMORIAL HALL), ON WEDNESDAY THE 30TH MAY 1923, AT 8 A.M.

Present ... 6 | Absent ... 2

- I. Proceedings of the 11th Ordinary Meeting, held on 28th April 1923.
Confirmed.
- II. Proceedings of the 12th Special Meeting held on 28th April 1923.
Confirmed.
- IV. Statement showing bits of land sold during the month of March 1923.
Ratified.
- V. Estimate for Rs. 4,850 for raising the bed and vents of the Pleasure Palace Road culvert and regrading the road from the gate of Hardinge Circle up to Ittigegud (westernmost) road junction.
Approved.
- VI. Revised estimate for Rs. 46,744 for laying out a portion of Lakshnipuram Extension.
Approved.

C. SRIKANTESVARA AIYAR,
Chairman.

MYSORE DISTRICT.

Abstract Notification dated 19th May 1923.

The attention of the public is invited to a detailed Notification of date, published on pages 244 and 245, Part II-A of the *Mysore Gazette* dated 31st May 1923, regarding the sale of the toll-gate of Sunkadakatte on 9th June 1923, at 2 p.m., at Antarsanthé.

M. MACHAYA,
District Forest Officer.

HASSAN DISTRICT.

Notification dated 19th May 1923.

The right to collect tolls at the toll-gate at the Belur Bridge, Belur in the Hassan District, as noted in Schedules A and B during the official year 1923-24, will be sold by public auction at the place and on the date specified therein.

2. Persons intending to bid at the sale must attend in person or by a duly accredited agent. Every such person should deposit beforehand an amount equal to 1/8th of the contract amount for the previous year as shown in Schedule A as earnest money. The deposits of all the bidders, except the first two or three whose bids are to be recommended for acceptance, will be returned at the close of the sale. The deposit of the successful bidder who will be called the contractor will be returned only on fulfilment of the contract. The deposits of the remaining bidders will be returned soon after the confirmation of the sale.

3. The sale will not become absolute until confirmed by the authority noted in the Schedule A who reserves the final power of refusing or accepting without assigning any reason whatever, the highest or any bid that may be offered.

4. The contractor shall, within fifteen days of the receipt of intimation of confirmation of the sale in his favour, execute an agreement on a duly stamped paper binding himself and his heirs to observe the conditions hereinafter set forth and to be subject to the penalties, forfeitures and liabilities referred to therein and when he does not hold property in Mysore shall furnish, at least two sureties who own sufficient properties in the Mysore State for the due performance of the contract.

5. The contract shall not be transferred by sale, gift or otherwise or sub-leased without the previous sanction of the Deputy Commissioner.

6. The contract amount shall be paid in twelve equal monthly instalments in advance on the first day of every month into the Taluk Office.

7. The contractor shall have no claim to the fees recovered from persons compounding the payment of toll in accordance with the Standing Rules and Orders approved by Government. He shall also pay along with the instalments, the authorised Local, Railway and Educational Cesses, if any, at the prescribed rates.

8. Interest at 9 per cent per annum shall be levied on all overdue amounts till date of payment.

9. The amount due from the contractor or his sureties shall be recoverable as if they were arrears of land revenue under the provisions of the Land Revenue Regulation and the Rules thereunder.

10. The contractor shall collect tolls only at the rates and the gates on the traffic specified in Schedules A and B.

11. The contractor shall give to the person paying the toll a proper receipt showing the date and hour of payment of toll.

12. The contractor shall keep at the toll-gate, true accounts of the daily collections and of the traffic passing through the toll-gate. These accounts shall be open to the inspection of the Deputy Commissioner, the Assistant Commissioner and the Amildar. He shall, if required by the Deputy Commissioner, furnish to the Taluk Office at the end of every month, a true return for the month showing the traffic passing through the gate in a prescribed form.

13. The contractor will have the use of the existing toll-house and gate without payment of any rent, and he should keep them in good repair failing which, the cost of repair will be recovered from the contractor. If any toll-gate or house is required, it will be put up at the cost of Government.

14. The contractor shall not be entitled to any remission of the contract amount or to any compensation on account of seasonal conditions or any other cause whatever.

15. The contractor shall conform generally to the Rules published in the late Chief Commissioner's Notification No. 274, dated the 4th November 1876. He shall recognise all exemptions made by the statute or rules in force for the time being. He shall pay special attention to the following points:—

(a) A table of authorised tolls shall be legibly written in English and Kannada and shall be put up in a conspicuous place near the toll-gate.

(b) Animals drawing vehicles for which tolls can be demanded or not also to be charged with toll.

(c) No toll shall be levied afresh on any cart, etc., passing along the toll-gate if within a period of 24 hours computing from sunrise to sunrise, a toll has been collected thereon at a toll-gate in the Mysore State or a toll-gate in British India in respect of which the Government have secured reciprocity for exemption in consultation with the British authorities.

(d) Carts laden with bone or other substance as manure shall be treated as unladen and tolled accordingly.

(e) No toll shall be levied on foot passengers.

(f) No tolls shall be levied for the passage of Troops or Military Stores or equipages or of police officers on duty or of any person or property in their custody or of any property *bona fide* belonging to Government as established where proof is required by the production of a pass or certificate from any officer of the department to which the property belongs, authorised by the Deputy Commissioner or by Government to grant such certificates or passes, which pass or certificate shall be delivered up at the last toll-gate passed before the cart, carriage, or animal, conveying such property reaches the destination noted in such pass or certificate.

(g) No toll shall be levied for the passage of carriages, carts, animals, etc.

(1) Belonging to the Local Boards—Municipal Council.

(2) Conveying Local Boards—Municipal servants on duty or property in the custody of such servants.

(3) Licensed by the Local Boards—Municipal Council.

(4) Assessed by the Municipal Council to Municipal taxation provided the tax has been paid in advance.

(5) Possessed by a person who has compounded with revenue authorities for a prescribed sum in accordance with the Rules approved by Government.

(6) Engaged by the Postal Department to convey mails.

(7) Belonging to the Hon'ble British Resident in Mysore.

(8) Belonging to Government servants travelling on duty who are certified by their respective immediate superiors as being not entitled to travelling allowance.

(9) Belonging to His Highness the Maharaja or His Highness the Yuvaraja.

16. Any breach of the above conditions or rules on the part of the contractor or his servants, will entail the forfeiture of the deposit or the levy of a fine not exceeding Rs. 50 per each infringement. If the fines be not paid or in the event of instalments. Other sums due are not paid within the prescribed date, it shall be competent to the Deputy Commissioner to suspend further collection of toll by the contractor and dispose of the right to collect the toll during the remaining period by resale or otherwise. The resale will be held at the risk of the defaulting contractor who shall be liable to make good all losses accruing but shall not be entitled to any profits arising from the resale.

17. The imposition of fine or resale of the contract shall be no bar to the prosecution of the contractor or his employees for any offence or to the institution of other legal steps against them under any law in force for the time being.

SCHEDULE A.

1.	Name of toll-gate or bridge...	Belur bridge.
2.	Situation of the gate...	Belur bridge at Belur.
3.	Whether toll is to be levied on through traffic, in-coming traffic or out-going traffic.	In-coming and out-going traffic.
4.	Traffic specially excepted from payment of toll on account of the peculiar situation of the toll-gate or the special requirements to the people near the toll-gate.	Nil.
5.	Amount of deposit required	One-sixth of the contract amount of the previous year Rs. 731 including cesses.
6.	Place of sale	Taluk office at Belur.
7.	Date of sale	8th June 1923.
8.	Officer conducting the sale	Sub-Division Officer of Saklespur Sub-Division.
9.	Officer confirming the sale	Government.
10.	Remarks	Nil.

SCHEDULE B.

	Rs.	a.	p.
1. On every motor car	1	0	0
2. On every motor-tricycle or bicycle	0	4	0
3. On any other vehicle of any description propelled by steam or other motor power.	1	0	0
4. On every four-wheeled carriage	0	12	0
5. On every two-wheeled carriage on spring other than jutka or ekka.	0	8	0
6. On every jutka or ekka, laden	0	4	0
7. Do do	0	2	0
8. On every vehicle with springs including tricycle and bicycle	0	2	0
9. On every cart or other vehicle not on springs drawn by eight bullocks, buffaloes, horses, ponies, asses or mules, if laden.	1	0	0
10. On every cart or other vehicle not on springs drawn by eight bullocks, buffaloes, horses, ponies, asses or mules, if not laden.	0	8	0
11. On every cart or other vehicle not on springs drawn by six bullocks, buffaloes, horses, ponies, asses or mules, if laden.	0	8	0
12. On every cart or other vehicle not on springs drawn by six bullocks, buffaloes, horses, ponies, asses or mules, if not laden.	0	4	0
13. On every cart or other vehicle not on springs drawn by four bullocks, buffaloes, horses, ponies, asses or mules, if laden.	0	6	0
14. On every cart or other vehicle not on springs drawn by four bullocks, buffaloes, horses, ponies, asses or mules, if not laden.	0	3	0
15. On every cart or other vehicle not on springs drawn by two bullocks, buffaloes, horses, ponies, asses or mules, if laden.	0	4	0
16. On every cart or other vehicle not on springs drawn by two bullocks, buffaloes, horses, ponies, asses or mules if not laden.	0	2	0
17. On every cart or other vehicle not on springs drawn by single bullock, buffalo, horse, pony, ass or mule, if laden.	0	2	0
18. On every cart or other vehicle not on springs drawn by single bullock, buffalo, horse, pony, ass or mule, if not laden.	0	1	0
19. On every bullock or buffalo, if laden	0	1	0
20. On every bullock or buffalo, if not laden	0	0	6
21. On every elephant	1	0	0
22. On every camel, if laden	0	4	0
23. On every camel, if not laden	0	2	0
24. On every horse, if laden or ridden	0	1	6
25. On every horse, if unladen or unriden	0	0	9
26. On every thattu or mule, if laden or ridden	0	0	9

	Rs.	a.	p.
27. On every thattu or mule, if unladen or led	0	0	6
28. On every ass, if laden or ridden	0	0	6
29. On every ass, if unladen or led	0	0	3
30. On every palanquin, dholy, palna or tanjan with two bearers	0	2	0
31. On every sheep, goat or pig	0	0	1
32. On every palanquin, dholy, palna or tanjan with more than two bearers.	0	4	0

N. B. — Animals drawing any vehicle for which toll can be demanded are not also to be charged with toll.

The above notification supersedes the notification printed on pages 219 to 221 of the *Mysore Gazette* dated 17th May 1922, Part II-A.

K. MYLAR RAO,
Deputy Commissioner.

CHIKNAYAKANHALLI TOWN MUNICIPALITY.

Notification dated 14th May 1923.

It is hereby notified that the right of levying tolls on carts entering the limits of the Town Municipality of Chiknayakanhalli, during the period of one year, from 1st July 1923 to 30th June 1924, will be put up to public auction at 2 p.m. on Saturday the 16th June 1923, subject to conditions hereinafter described.

(2) The sale will be conducted in the office of the President of the Town Municipality by the President, or in his absence from headquarters, by the Vice-President of the Municipality.

(3) The right shall be knocked down to the highest approved bidder and shall, in case the sale is conducted by the Vice-President, be subject to the formal confirmation by the President who reserves to himself the power of accepting or rejecting any bid at his discretion without assigning any reason for the same. The President further reserves to himself the power to dispose of the right by tenders or otherwise, if the bids obtained at the auction are not considered satisfactory.

(4) Persons intending to bid at the auction must attend in person and every such person shall deposit beforehand a sum of Rs. 20 as earnest money. The deposits made by the unsuccessful bidders will be returned at the close of the sale.

(5) The successful bidder hereinafter termed contractor, shall on the sale being knocked down to him, at once deposit one-twelfth of the amount of his bid and a further sum equal to one-twelfth of the bid amount, within three days after confirmation of sale is communicated to him, and shall also execute an agreement on stamped paper binding himself and heirs to observe the conditions hereinafter set forth. If default is made either in making the deposit or in executing the agreement as above, the amounts, if any, already deposited, will be forfeited and the right to collect the toll shall be forthwith resold or otherwise disposed of by the President.

Conditions.

(1) The amount for which the right has been finally purchased shall be payable in equal monthly instalments commencing from 1st July 1923. Each instalment shall be regarded as the rent for the month in respect of which it is payable and shall be paid into the Treasury on or before the 5th of the following month. In case of default, the President shall be at liberty to suspend further collections of toll by the contractor, direct the forfeiture of the deposit made by him, and dispose of the right to collect toll during the remaining period of the year, by resale, tender, or otherwise, as he may deem fit. Such resale or other disposal, shall be at the risk of the defaulting contractor, who shall not be entitled to any gain accruing thereby, but in case of loss, he shall be liable to make good the deficiency, between the amount payable for the period under the terms of his contract, and the amount fetched by the resale, or other disposal. In latter case, i.e., in case of loss, the forfeited deposit of the contractor shall be taken towards the recoupment of such loss, should, however, the forfeited deposit shall be credited to the Municipality.

(2) The deposit of two-twelfths of the bid amount made by the contractor shall be taken as a guarantee for the due fulfilment of the contract.

(3) No remission or abatement of rent or compensation on any account shall be claimable by the contractor.

(4) Interest at two pies per rupee, per month shall be recoverable, on all arrears from the date of default.

(5) Toll shall be levied at the rates detailed below:—

	Rs.	a.	p.
On a double bullock cart, laden	0	2	0
Do do empty	0	1	0
On a single bullock cart, laden or empty	0	1	0

(6) A board exhibiting the rates of toll as above written or painted legibly in English and Kannada characters shall be put up, at every toll-gate.

(7) A second toll shall not be levied on one and the same cart, in the course of the same day which shall count from midnight to midnight.

(8) No toll shall be levied on carts engaged in the passage of troops or military stores, or equipages or of Police Officers on duty, or any person or property in their custody, or of any property *bona fide* belonging to Government, as established by the production of a certificate from the Head of the Department or office to which it belongs.

(i) Conveying through traffic, but passing through Municipal limits.

(ii) A cart staying in Municipal limits for one hour.

(iii) Belonging to the Municipality.

(9) No toll shall be levied on carts on which Mohataria tax has been levied by the Municipality. Such carts will be numbered in the office of the Vice-President of the Municipality, who will issue a pass therefor.

(10) The levy of tolls shall generally be subject to the conditions laid down in the late Chief Commissioner's Notification No. 274, dated 4th November 1876.

(11) An account of the daily collections at the several gates shall be maintained by the contractor; and at the end of every month a copy thereof shall be sent to the Vice-President for check. The account shall be open to inspection at all times by the President, Vice-President, Amildar of Chiknayakanhalli Taluk, or such other officer or Councillor of the Municipality as the President may specially authorise on this behalf.

(12) The right shall not be transferred by sale or gift, or otherwise or sub-rented without the previous sanction of the President, who reserves to himself the right to reject any application therefor without assigning reasons.

(13) The names of persons appointed by the contractor in connection with the levy of toll at the several gates shall be previously reported to the Vice-President.

(14) The contractor shall be responsible for the due fulfilment of the terms of contract and in the event of any infringement of any of the conditions thereof, it shall be competent to the President to impose upon the contractor a fine not exceeding Rs. 10 for every such act of infringement. The fines so imposed shall be paid up at once by the contractor, and in case of default, it shall be competent to the President to suspend further collection of toll, by the contractor, and to dispose of the right to collect toll during the remaining period of the year by sale, or otherwise, as he may determine such resale or other disposal being at the risk of the defaulting contractor in the manner explained in condition (1) *supra*.

(i) The imposition of fine or the cancellation of the contract under the preceding paragraph shall be no bar to the prosecution of the contractor, or his employees for any offence, or to the institution of other legal steps against them, under any law in force for the time being.

B. M. RANGIAH NAIDU,
President.



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PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

MUNICIPAL AND LOCAL BOARDS.

SHIMOGA DISTRICT.

Notification dated 9th June 1923.

The right to collect tolls at the District Fund Toll-gate, Lakshnipur in the Nagar Taluk during the official year 1923-24, will be resold by public auction on Friday the 22nd June 1923, at Kallurkatte by the Sub-Division Officer, Sagar.

Regarding other particulars attention of the public is invited to pages 151-153, Part II-A of the Mysore Gazette, dated 26th April 1923.

A. K. SYED TAJ PEERAN,
Deputy Commissioner.

KADUR DISTRICT.

The Mavinakere (Kalasa) Village Panchayet in the Mudgere Taluk, Kadur District, is reconstituted with effect from 1st May 1923, as follows:—

Nominated Members.

1. The Sub-Assistant Surgeon, Kalasa.
2. Mr. Kalasiah Hebbar (Patel of the village)
3. „ Devoji Rao.

Elected Members.

- 1 Mr. Venkatadasappa.
2. „ K. Manjiah.
3. „ Anantha Bhatta
4. „ Vaman, Shanbhog.
5. „ Ramadasappa.
6. „ K. P. Venkatesha Prabhu.

M. G. KRISHNASWAMI RAO,
Deputy Commissioner.



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BANGALORE, THURSDAY, JUNE 21, 1923.

PART II-A

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

MUNICIPAL AND LOCAL BOARDS.

No. L. 7979—*Ml. 66-22-79, dated 12th June 1923.*

Under Section 23 (2) (a) of the Mysore Municipal Regulation Mr. Soorangi Siddabasappa is appointed as Vice-President of the Shiralkoppa Municipal Council in the Shimoga District.

No. L. 7981—*Ml. 72-22-28, dated 12th June 1923.*

In continuation of Notification No. 6964—*Sany. 104-17-4, dated 12th June 1918*, it is hereby notified that vaccination shall be compulsory in the areas under the control of the Municipal Council of Kumsi for a further period of one year from the 1st July 1923.

No. L. 7983—*Ml. 46-22-24, dated 12th June 1923.*

Under Section 18 of the Mysore Municipal Regulation 1906, Mr. Tyamagondia Seenaiya is elected a Councillor on the Minor Municipal Council of Goribidnur Vice Mr. Veeregowda who vacated his seat on the Council under Section 15 (2) (e) of the said Regulation.

No. L. 8085—*Ml. 66-22-81, dated 18th June 1923.*

The Mysore City Municipal Council, having failed, in spite of two opportunities given to them, to exercise their right of electing a Vice-President, in place of Mr. B. Basavaradhy, who resigned his office on the 3rd February 1923, Government direct that the privilege of electing the Vice-President be withdrawn from the Municipal Council for the present.

No. L. 8076—*L. B. 31-22-105, dated 18th June 1923.*

In continuation of Notification No. L. 4930—*L. B. 31-22-57, dated the 9th January 1923*, it is hereby notified that the term of the existing Taluk Board of Nagamangala in the Mysore District is further extended to 15th July 1923.

No. L. 8130—L. B. 36-22-12, dated 20th June 1923.

Under Rule 1 (a) and (b) of Section 1 of the Rules for the Special Sanitation of the Kolar Gold Fields area published under Notification No. 7075—L. B. 185-12-3, dated the 22nd March 1916, it is hereby notified that the following shall be the non-official members of the Kolar Gold Fields Sanitary Board for the official year 1923-24 :—

(A) *Nominations by the Mining Board approved by Government.*

1. Dr. J. D. O'Donnell, Chief Medical Officer, Kolar Gold Fields, Champion Reefs.
2. Mr. H. M. A. Cooke, Superintendent, Ooregum Gold Mining Co. of India, Ltd., Ooregum.
3. Mr. C. F. Heathcote, Superintendent, Champion Reef Gold Mines of India, Ltd., Champion Reefs.
4. Mr. C. N. Keith, Superintendent, Balaghat Gold Mining, Ltd., Coromandel.
5. Mr. Wm. Pritchard, Mysore Gold Mining Co., Ltd., Marikuppam.
6. Col. C. H. Richards, Superintendent, Nandidroog Mines, Ltd., Ooregum.
7. Mr. G. L. Taylor, Chief Engineer of Mysore, Champion Reef and Ooregum Companies.

(B) *Appointed by Government.*

8. Mr. Ahmed Sait of Messrs. R. A. Sattar & Co., Ooregum.

By Order,

T. E. JEXARAMA AYYAR,
Secretary to Government,
Revenue Department.

SHIMOGA DISTRICT.

Notification dated 13th June 1923.

The right to collect tolls at the District Fund Toll Gate at Agasarahalli, Sorab Taluk, during the official year 1923-24, will be resold by public auction on Monday the 25th June 1923, at Anavatti by the Amildar and President, Taluk Board, Sorab.

Regarding other particulars attention of the public is invited to pages 151 to 153 Part II-A of the *Mysore Gazette* dated 26th April 1923.

Addenda Notification dated 13th June 1923.

In the notification of the Shimoga District, dated 3rd April 1923, and published in pages 151 to 153, Part II-A of *Mysore Gazette*, dated 26th April 1923.

Please read 'Lakshmipur with Sub Toll Gate at Benhatti' instead of 'Laxmipur' in the 3rd column of schedule A of the notification.

K. G. DUTT,

For Deputy Commissioner.



The Mysore Gazette.

Vol. 58.]

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[No. 26.

BANGALORE, THURSDAY, JUNE 28, 1923.

PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

MUNICIPAL AND LOCAL BOARDS.

No. L. 8205—Ml. 66-22-85, dated 23rd June 1923.

Under Rule (1) of the rules published with Notification No. 4999—Ml. 45-18-4, dated 30th September 1918, the election of Mr. B. Anantaramiengar as Vice-President of the Hole-Narsipur Town Municipal Council is approved.

No. L. 8232—L. B. 49-22-154, dated 25th June 1923.

Under clause (1) of the rules for the election of Presidents and Vice-Presidents of local bodies issued with Notification No. 11758—L. B. 54-18-8, dated 15th March 1919, the Government of His Highness the Maharaja of Mysore are pleased to approve of the election of Mr. K. Rame Gowda as Vice-President of the Bowringpet Taluk Board in the Kolar District.

No. L. 8234—Ml. 48-22-18, dated 25th June 1923.

Under Section 18 of the Municipal Regulation, No. VII of 1906, it is hereby declared that Mr. V. Narasimiah has been appointed a member on the Municipal Council of Seringapatam in the Mysore District *vice* Mr. P. Kempiah, deceased.

By Order,

T. E. JEYARAMA AIYAR,

Secretary to Government,

Revenue Department.

BANGALORE CITY MUNICIPALITY.

Dated 15th June 1923.

Supplemental list of gentlemen in Bangalore City eligible to be elected as Municipal Councillors is published as per Election Rules of 1919.

Division No.	Serial No.	Name	Door No.	Street
II	1	Mr. S. Venkata Ramiah	93	Taluk Cutcherry Road
	2	" N. Subba Rao	25	Kotige lane
III	1	" V. Krishnaswamy Iyengar	1	Padmasala, Kichia's Galli near Arlepet
	2	" M. B. Varadaraj Iyengar		Sultanpet
	3	" H. Bhadrappa	261	Taluk Cutcherry Road
	4	" H. Naganna		Do
IV	1	" N. R. Krishnaswami Pillay	2	Papanna Street
	2	" C. S. Narasimbiah		
	3	" C. N. Subba Rao		
	4	" C. N. Narayana Rao, B.A.	4-11	Appaji Rao lane, Nagartapet
	5	" G. Hanumantha Rao, B.A.		
VI	1	" B. V. Lakshmiiah		Mavalli, Lal-Bagh Road
	2	Dr. F. Fernandez		Visweswarapuram
	3	Mr. Satyagiri Nathan, M.A.	419	Do
VII	1	" B. N. Sreekantiah	29	IV Road, Chamarajpet
	2	" G. B. Raghavendrachar	156	Do
	3	" B. Nanjundiah	Gita (47)	Shanker Mutt Road
	4	" R. Krishna Rao	64-1	IX Cross Road, (Albert Victor Road), Chamarajpet
VIII	1	" K. Subba Rao, B.A.	68	II Cross Road
	2	" C. M. Garudachar, B.A.	3	North Public Square Road, Basavangudi
	3	" A. Ramaswamy Iyengar	98	I Cross Road, Basavangudi
	4	" Dwaraka Das	2-1	South-east Diagonal Road, Basavangudi
IX	1	" S. K. Venkata Rangan, B.A., LL.B.	398	VI Main Road, Malleswaram
	2	" C. Shama Rao	40	Sampage Avenue, do
	3	" K. D. Joshi, M.A., B.L.		VIII Main Road, do
	4	" B. Ganapathi Rao, B.A.	452	Do do
	5	" M. Manjunatha Rao	426	Do do
	6	" Murdeswar Raghavendra Rao	448	Do do
	7	Dr. A. Vittal Rao, L.M.S.	680	V Cross Road, do
	8	Mr. M. Krishna Rao	445	II Main Road, do
	9	" C. Bhashyam Iyengar	133	Do do
	10	" M. Sanjiva Rao, B.A.	452	Do do
	11	" N. Devidas	36	Do do
	12	" N. R. Nagarkar, B.A.	151	Do do
	13	" Y. Siva Ramaiah	84	Do do
	14	" Kalyanapur Subbanna	151	Do do
	15	" B. Sanjiva Rao, B.A.	94	Do do
	16	" K. Sundara Rao, B.A.	566	VII Cross Road, do
	17	" S. R. Tombhat, B.A.		II Main Road, do
	18	" N. Rama Rao, Manager, Co-operative Society.	129	West Park Road
	19	" D. R. Nagarkar, B.A., B.L.	364	V Main Road
	20	" C. V. Robeks	156	II do
	21	" S. Manges Rao	360	V do
	22	" B. Appanna		South Cross Road
	23	" N. B. Baljekar	420	VIII do
	24	" N. V. Kalyanpur	357	V Main Road
	25	" V. N. Kalyanpur	357	do
	26	" Basarur V. Rama Rao	336	IV do
	27	" M. T. Srinivasa Iyengar	24	I do

Division No.	Serial No.	Name	No	Street
IX— concl'd.	28	Mr. H. Ramachandra Rao	Raja Mills.	Mills Lines
	29	" B. Venkateshamurthi	43	Do
	30	" M. Narasimhaiya	591	Do
	31	" M. Subba Rao	591	Do
	32	" Irde Shiva Rao	Mill line	Do
	33	" Ugrankar Ananda Rao	457	II Main Road
	34	" R. M. Telang	52	Seshadripuram
	35	" N. Sappiva Rao	378	VI Main Road
	36	" B. Srinivasa Rao, B.A.	255	III do
	37	" R. D. Kelkar, B.A.	263	Do
	38	" Bhavani Shankar Rao	400	VI Cross Road
	39	" Ugrankar, Dinkar Rao	401	IV Main Road
	40	" Hoskote Narasinga Rao	336	VIII Cross Road
	41	" Shivaram	...	VI Main Road
	42	" Nanjappa bin Pillappa	361	VIII Cross Road
	43	" R. S. Bhatt	509	Mills Lines
	44	" D. S. Venkanna, B.A.	54	Seshadripuram
	45	" K. Subba Rao, B.A.	1110	Raiyat's Block

Supplemental list of gentlemen eligible to vote in Bangalore City Municipality.

II	1	Mr. S. Venkata Ramiah	93	Taluk Cutcherry Road
	2	" N. Subba Rao	25	Kotige lane
III	1	" V. Krishnaswamy Iyengar	1	Padmasala Kichia's Galli near Arlepet
	2	" M. B. Varada Raja Iyengar	...	Sultanpet
	3	" H. Bhadrappa	261	Taluk Cutcherry Road
	4	" H. Naganna	261	Do
IV	1	" N. R. Krishnaswamy Pillay	2	Papanna Street
	2	" C. S. Narasimhiiah	4—11	Appaji Rao Galli, Nagarthpet
	3	" C. N. Subba Rao		
	4	" C. N. Narayana Rao, B.A.		
	5	" G. Hanumantha Rao, B.A.	...	Appaji Rao Lane. do
VI	1	" B. V. Lakshmiiah	64	Mavalli, Lal-Bagh Road
	2	Dr. Fernandez	127	Visveswarapuram
	3	Mr. Satyagiri Nathan, M.A.	419	Annapurna, Visveswarapuram
VII	1	" B. N. Sreekantiah	29	IV Road, Chamaraipet
	2	" G. B. Raghavendrachar	156	Do
	3	" B. Nanjundiah	"Sita" No. 47	Shanker Mutt Road
	4	" R. Krishna Rao	64—1	IX Cross Road, Albert Victor Road, (Chamaraipet)
VIII	1	" C. M. Garudachar, B.A.	3	North Public Square Road, Basavangudi
	2	" K. Subba Rao, B.A.	68	II Cross Road
	3	" A. Ramaswamy Iyengar	98	I Cross Road, Basavangudi
	4	" Dwaraka Das	2—1	South-east Diagonal Road, Basavangudi
IX	1	" S. K. Venkata Rangan, B.A., LL.B.	398	VI Main Road, Malleswaram
	2	" C. Shama Rao	40	Sampige Avenue Road, Malleswaram
	3	" K. D. Joshi, M.A., B.L.	...	VIII Main Road, Malleswaram
	4	" B. Ganapathi Rao, B.A.	452	Do
	5	" M. Manjunatha Rao	426	Do

Division	Serial No.	Name	Door No.	Street
IX—concl.	6	Mr. Murdeswar Raghavendra Rao	448	VIII Main Road, Malleswaram.
	7	Dr. A. Vittal Rao, L.M.S.	680	V Cross Road do
	8	Mr. M. Krishna Rao	445	II Main Road do
	9	C. Bhashyam Iyengar	133	II Main Road
	10	M. Sanjiva Rao, B.A.	452	Do
	11	N. Devidas	36	Do
	12	N. R. Nagarkar, B.A.	151	Do
	13	Y. Sivaramiah	84	Do
	14	Kalyanapur Subbanna	151	Do
	15	B. Sanjiva Rao, B.A.	94	Do
	16	K. Sundara Rao, B.A.	566	VII Cross Road, Malleswaram.
	17	S. R. Tombhat, B.A.	...	II Main Road do
	18	N. Rama Rao, Manager, Co-operative Society.	129	West Park Road
	19	D. R. Nagarkar, B.A.	364	V Main Road
	20	C. V. Rabeks	156	II Main Road
	21	S. Manges Rao	360	V Main Road
	22	B. Appayya	...	South Cross Road
	23	N. B. Baljekar	420	VIII Cross Road
	24	N. V. Kalyanpur	357	V Main Road
	25	V. N. Kalyanpur	357	Do
	26	Basir V. Rama Rao	336	IV Main Road
	27	M. T. Srinivasa Iyengar	24	I Main Road
	28	H. Ramachandra Rao	...	Mills Lines, Seshadripuram
	29	B. Venkatesh Murthi	43	Do do
	30	Narasimhaiya	191	Do do
	31	M. Subba Rao	591	Do do
	32	Irde Shiva Rao	...	Do do
	33	Ugrankar Ananda Rao	457	II Main Road
	34	R. M. Telang	52	Seshadripuram
	35	N. Sanjeeva Rao	378	VI Main Road, Malleswaram
	36	R. Sreenivasa Rao	255	III Main Road do
	37	R. D. Kelkar, B.A.	263	Do do
	38	Bhavani Shankar Rao	400	VI Cross Road, do
	39	Ugrankar Dinkar Rao	401	IV Main Road, do
	40	Hoskote Narasinga Rao	336	VII Cross Road, do
	41	Shivaram	...	VI Main Road, do
	42	Nanjappa bin Pillappa	361	VIII Cross Road, do
	43	R. S. Bhatt	409	Mills Lines
	44	D. S. Venkanna, B.A.	54	Seshadripuram

Notice dated 15th June 1923.

Errata in the list of voters published on 29th March 1923 in the Mysore Gazette:—

Division No.	Page No.	Serial No.	Residence	Door No.	Name	
					For	Read
Against VII	100	118	II Cross Road.	25	N. T. Gopala Iyengar, B.A., B.L.	N. T. Gopala Iyengar, B.A., LL.B.

Errata in the list of Councillors published on 29th March 1923 in the Mysore Gazette:—

VIII	86	100	II Cross Road.	25	M. G. Gopala Iyengar, B.A.	N. T. Gopala Iyengar, B.A., LL.B.
II	80	59	Kilar Road.	...	Mr. Sanjeevappa.	Mr. B. H. Sanjeevappa.

In the list of Councillors published in the *Mysore Gazette*, dated 29th March 1923 omit the following name:—

Division No.	Page No.	Serial No.	Name	Street
I	79	91	The Secretary, Century Club.	District Office Road.

In the list of Voters published in the *Mysore Gazette*, dated 29th March 1923, omit the following name:—

I	88	98	The Secretary, Century Club.	District Office Road.
---	----	----	------------------------------	-----------------------

ANANDA RAO SIRSI,
President, City Municipal Council.

MYSORE CITY MUNICIPALITY.

EXTRACT FROM THE PROCEEDINGS OF THE 24TH (ORDINARY) MEETING OF THE CITY MUNICIPAL COUNCIL, MYSORE, HELD IN THE RANGACHARLU MEMORIAL HALL, ON SATURDAY THE 28TH APRIL 1923, AT 8-30 A.M.

Members.

Present 14 | Absent 16.

I. Proceedings of the meetings of the months of February and March 1923.

Confirmed.

IX. Estimate for Rs. 254 for providing a public fountain, in Katappa Garadi street in Elwal road.

Resolved that the erection of the public fountain be sanctioned.

X. Managing Committee Resolution No. 1, dated 15th February 1923 in the matter of providing a fountain connection to the "Karmatrada Garden."

Resolved that the erection of the public fountain be sanctioned, making proper arrangements for drainage.

XI. Comptroller's Note on the Audit of the Accounts of the Mysore City Municipality for July to December 1920 (Deferred subject.)

Recorded with the observation that the instructions therein conveyed be carried out.

XII. Correspondence ending with letter No. 46, dated 17th February 1923, from the Superintendent, Indigenous Hospital, asking for extra grant for medicine charges.

Resolved that a Committee composed of Messrs. T. S. Siddappa, E. Purushothama Anandagiri Goswamy, Syed Mustafa, Krishna Iyengar and Mahomed Jaffer Saheb, with Health Officer as Convener be constituted to consider the subject of enhancing grants for medicine charges in view of the present cost of drugs, and submit their recommendations, by the 15th of May 1923.

XIII. Petition from the raiyats of Kyathamahalli village praying for water supply through pipe to their village.

Resolved that the village be included within Municipal limits, and Government be requested as a special case to extend the main to facilitate water connection being given to the village.

XIV. Correspondence ending with letter No. 669, dated 17th March 1923, from the Superintendent of Water Supply re grant of free cycle badges to some of the subordinates of the Water Supply Department.

Resolved that the badges be given free for the 9 out-door subordinates named by the Superintendent.

XV. Letter No. 710, dated 27th March 1923 from the Health Officer submitting report of the Committee appointed to investigate the merits of the applicants for grant from Municipal Funds for medical relief etc.

Resolved that Mr. Chandrabhan Singh be given a grant in aid of Rs. 20 per month from 1st May 1923.

XVI. Managing Committee Resolution No. IX, dated 20th March 1923 in the matter of constructing a cattle trough with drinking water tap in the square where Prince of Wales Road and Monontody road meet.

Resolved that the work be taken up when funds permit.

XVII. Letter No. C. 1247—L. B. of 22-23, dated 25th April 1923 from the President, District Board, Mysore, in the matter of deputing delegates from the District Board Conference in May 1923 and for paying the usual contribution of Rs. 50 for the Conference.

Resolved that the contribution of Rs. 50 be paid and the following gentlemen be deputed as delegates for the Conference:—

- | | |
|-------------------------------|---------------------------|
| 1. Mr. Tippu Sultan Ali Khan. | 3. Mr. U. R. Lingoji Rao. |
| 2. Sreekantachar. | 4. „ Setappa Siddappa. |

C. SRIKANTESVARA AIYAR,
President.

MYSORE CITY IMPROVEMENT TRUST BOARD.

PROCEEDINGS OF THE 14TH (ORDINARY) MEETING OF THE BOARD OF TRUSTEES FOR THE IMPROVEMENT OF THE CITY OF MYSORE, HELD AT THE CHAIRMAN'S OFFICE (RANGA-CHARLU MEMORIAL HALL), ON SATURDAY THE 9TH JUNE 1923, AT 8-45 A.M.

Present ... 6 | Absent ... 2

I. Proceedings of the Meeting held on 30th May 1923.

Confirmed.

II. Statement of bits of land sold during the month of April 1923.

Ratified.

III. Disposal of applications received for houses and sites in Narasimharaja Mohalla.

Resolved that allotments be made, as noted in the list.

IV. Estimate for Rs. 532 for constructing rough stone storin water drain near Hayath Saheb's Muszid.

Sanctioned.

V. Estimate for Rs. 439 for lowering the waste weir of the Karanjeer Tank.

Sanctioned.

VI. Estimate for Rs. 709 for erecting iron Cinques or arches for growing creepers at the Curzon Park South Gate (an old completed work).

Sanctioned.

VII. Re-appropriation of grants for the year 1922-23.

Approved and passed.

IX. Application dated 6th January 1923, from Mr. B. K. Venkatachar, Advocate for the Trust land behind Chamrajapuram Co-operative Stores.

Resolved that the site be sold at Rupee one per square yard, subject to his building a decent house as per plan to be approved by the Chairman.

X. Application dated 25th May 1923, from Puttaveerappa for a site near Septic Tank in Ida Extension for the location of a Rice Mill.

Resolved that a site be made available for him for locating a Rice Mill.

C. SRIKANTESVARA AIYAR,
Chairman.

SHIMOGA DISTRICT.

PROCEEDINGS OF THE FOURTH ORDINARY MEETING OF THE SHIMOGA DISTRICT BOARD HELD IN THE COURT HALL OF THE DEPUTY COMMISSIONER'S OFFICE, ON SATURDAY THE 9TH JUNE 1923 AT 1-30 P.M. AND ALSO ON SUNDAY THE 10TH JUNE 1923.

Official Members. Non-official Members.

Present ... 7 25

Absent ... 4

1. Read budget estimates of the District, Taluk Boards and the Village Panchayets of Shimoga District for the year 1923-24 with the proceedings of the Financial Committee Meeting.

Resolution.—Resolved that the budget estimates as discussed in the Meeting be approved.

2. Read letter No. 6714—L. B. 22-10, dated 31st March 1923, from the Revenue Secretary stating that until a fresh allotment for drinking water wells is made, no new works need be sanctioned.

Resolution.—Recorded with the request that the Government be moved to kindly make fresh allotment under this head as the situation is acute in portions of malnad and taluks of Shikarpur, Channagiri and Honnali.

3. Read letter No. 7659—L. B. 117-22-5, dated 21st May 1923, from the Revenue Secretary in the matter of augmenting the resources of the District Board in view of its increasing expenditure during the last three years.

Resolution.—Resolved that a Special Committee consisting of the three Sub-Division Officers, Executive Engineers, Messrs. A. Ananthaiya, C. Subba Rao, H. Narasimhaiah and H. G. Basavappa be formed to go into the question and submit a report. The Treasury Assistant Commissioner will be the Convener.

4. Government Order No. L. 7661-66—Sany. 53-21-9, dated 14th April 1923, sanctioning an allotment of Rs. 17,574 on account of expenditure during 1922-23 on Malnad Improvement Works.

Resolution.—Recorded with a request that more funds be sanctioned for meeting the demands of incomplete works.

5. Read letter No. I. C. 7085—Ft. 297-22-2, dated 21st May 1923, from the Secretary to Government, requesting the opinion in the matter of opening a toll-gate at Hanigere to improve the forest road as proposed by the Conservator of Forests.

Resolution.—Resolved that a reply be sent that a toll-gate is not required at Hanigere.

6. Read Revenue Secretary's letter No. 7078—L. B. 101-21-7, dated 17th April 1923, calling for the opinion of the District Board whether the debenture holders are agreeable to pay up the balance to make 10 lakhs for completing the District Board Railway Line up to Kumsi.

Resolution.—Resolved that the Board are of opinion that if the interest is guaranteed at $6\frac{1}{2}$ per cent there is every probability of realising the balance, viz., 4 lakhs of the loan and the Board reiterate their former resolution recommending that the difference in the rate of interest be paid out of the Railway Cess. There is also every likelihood that the balance of three lakhs can also be found if attempts are made for canvassing new shares.

7. Read Government Order No. 6311-21—Edn. 459-22-1, dated 30th May 1923, directing that a provision should be made in the District Fund Budget for 1923-24 for contributing Rs. 30,000, towards educational expenses out of Local Fund general amount transferred to the credit of the District Board in 1917.

Resolution.—Resolved that having regard to the present financial condition of the Board it is not found practicable to allot in one year a sum of Rs. 30,000 as ordered by Government. However, considering the importance of the subject the Board have made provision to contribute Rs. 15,000 reducing their road grants and the closing balance to the utmost extent possible. The Board will see their way to provide for the balance in the next year's budget.

8. Read Revenue Secretary's letter No. I. C. 5911—125-22-1, dated 28th March 1923, calling for the opinion of the District Board on the desirability of having one well equipped Hospital both for the Old and New Town of Bhadravathi.

Resolution.—Resolved that the Board are of opinion that it is very desirable that a well-equipped hospital both for the Old and New Town of Bhadravathi be opened and that the entire cost be borne from the State Funds.

9. Read Revenue Secretary's letter No. 6000-7—Ml. 102-22-2, dated 24th February 1923, in the matter of increasing the remuneration to patels and shanbhogs in Municipalities.

Resolution.—Resolved that the Board are not in favour of encouraging the shanbhogs and patels being entertained by the Municipalities and hence they do not consider the necessity of increasing their remuneration.

10. Read General Secretary's letter No. 7123-4, dated 27th April 1923, calling for the opinion of the District Board in the matter of the transfer of the management of the 1st and 2nd class travellers' bungalow to the District Boards.

Resolution.—Resolved that the Board are not in favour of taking over the management of the 1st and 2nd class travellers' bungalows as the Taluk Boards are also of the same opinion.

11. Opinion of the Taluk Boards in the matter of levying Education Cess.

Resolution.—It is satisfactory to note that as many as six Taluk Boards have agreed for levying education cess at the rate of six pies. It was unanimously resolved

that Government be moved to sanction the levying of Education Cess in this District at the rate of six ples in the rupee from the next official year.

12. Read Revenue Commissioner's No. C. 606, dated 3—7th November 1921, forwarding for opinion the notes drawn by Mr. Zahirudin Mecci, Deputy Commissioner, Tumkur, on village Grain Banks together with the resolution of the Sub-Committee thereon.

Resolution.—Resolved that the report of the Sub-Committee recommending the adoption of the scheme of Grain Banks drawn up by Mr. Zahirudin Mecci be accepted.

13. Read Revenue Commissioner's docket No. C. 1734—Gl. 22-23, dated 7th December 1922, regarding the measures to be adopted to check the spread of the parasite growing on trees.

Resolution.—Resolved that the Taluk Boards be requested to enquire if the raiyats are agreeable to undertake the removal of the parasite and protect the trees and plant new ones in places where the original trees have ceased to exist if the 'Hakdani' is given to them and a patta granted to that effect.

14. Read letter No. 6847, dated 27th February 1923, from the Superintendent, Veterinary Department in the matter of establishing Veterinary Dispensaries at Shikarpur and Thirthahalli.

Resolution.—Resolved that provision be made in the next year's Budget for meeting the usual charges of a new dispensary to be established at Shikarpur.

15. Read Senior Surgeon's letter No. 1515-1, dated 10th February 1923, on the transfer of dispensary at Mandagadde to Malur and read petition from the inhabitants of Mandagadde on the same subject.

Resolution.—Resolved that it is not desirable to shift the dispensary from Mandagadde but that arrangements be made for the Sub-Assistant Surgeon to visit Malur at least twice a week on fixed days.

16. Read Senior Surgeon's letter No. G. C. 252-2, dated 28th April 1923, requesting for the views of the District Board on the suggestions for enhancing the usefulness of the itinerant and semi-itinerant dispensaries in the malnad districts.

Resolution.—Resolved that the modifications suggested by the Senior Surgeon in his letter be adopted with the exception of the restriction that the Sub-Assistant Surgeon should always attend the central dispensary in the mornings as such a restriction will not prove practicable in the malnad tracts where locomotion is attended with difficulties and takes a much longer time than in Maidan. The Sub-Assistant Surgeon may be directed to remain at Headquarters every alternate day to attend to local medical needs.

17. Read Shimoga District Medical Officer's docket No. 4614, dated 17th April 1923 in the matter of increased rate of pay for the dhobi and cook at Rs. 8 and Rs. 15 respectively in the Female Dispensary at Shimoga.

Resolution.—Resolved that under the circumstances reported by the District Medical Officer, the moiety of the increase be sanctioned by the Board and provision made for it in the Budget.

18. Read letter No. C. 2044—H. C. 753-1-8, dated 23rd March 1923, from the Director of Agriculture in Mysore, requesting for a contribution of Rs. 100 per year from the District Board for the Agricultural and Experimental Union.

Resolution.—Not possible.

19. Read letter No. 848, dated 22nd May 1923, from the Managing Director of the Mysore Distillation and Iron Works, Bhadravati, in the matter of affording accommodation to Sub-Assistant Surgeon, Local Fund Dispensary at Bhadravati, in the local musafirkhana.

Resolution.—Resolved that under the peculiar circumstances prevailing at Bhadravati the request of the Sub-Assistant Surgeon be granted for occupying the two rooms on Rs. 5 a month for a period of six months during which time he must try to secure a house in the old town.

20. Read Sagar Taluk Board President's Report No. 403, dated 4th May 1923, in the matter of supplying a breeding bull to the villagers of Maradavalli in Sagar Taluk.

Resolution.—Resolved that a breeding bull under the concession rates be supplied provided the required certificate is forthcoming and that no recurring charges can be borne by the Board.

21. Read corresponding ending with Shimoga Taluk Board President's report No. 554, dated 14th March 1923, in the matter of payment of claim of the arrear travelling allowance bills of the Shimoga Taluk Board Vice-President for the months from June to December 1921.

Resolution.—Considering that the report of the President is against rapid marches and the journeys were undertaken without his permission the Board are of opinion

that his exorbitant claims may not be admitted and that a uniform travelling allowance at Rs 30 a month be sanctioned as a final settlement of outstanding claims and the pending bills be passed in the light of the above instructions.

22. Read Honnali Taluk Board President's Report No. 309, dated 30th April 1923, regarding the appointment of a Shikdar on Rs. 20 plus Rs. 10 for recovering the heavy arrears of the several Village Panchayets in the taluk.

Resolution.—Resolved that as the intention of the Government is to educate people in Local Self-Government, the appointment of Shikdars may not be desirable. The Board, however, are of opinion that if Presidents and Non-official Vice-Presidents should make it a point to preside at the meetings of the Panchayets at least once a month and examine the Baki Fattis and supervise the execution proceedings the arrears will greatly be reduced.

23. Read Kunisi Town Municipal President's No. 265, dated 2nd May 1923, requesting the District Board to meet the medical charges of 1921-22, viz., Rs. 311-8-0, as the Municipality is unable to pay the amount.

Resolution.—Regret that it is not possible to maintain the request of the Municipality.

24. Read Memo No. H. C. 245, dated 17th April 1923, from the Deputy Commissioner, Shimoga District, in the matter of providing one-third cost from the District Funds for constructing a Female Dispensary at Tirthahalli.

Resolution.—Sanctioned.

25. Read Deputy Commissioner's Memo No. 65, dated 20th March 1923, forwarding Nyamati Municipal President's report in the matter of electing a member from the Municipality to the Taluk Board and District Board.

Resolution.—Resolved that the rules do not permit for granting the privilege.

26. Read reports from the Amildars and Presidents of Taluk Boards of Tirthahalli, Nagar and Channagiri Taluks, requesting that compulsory vaccination rules be enforced in all the villages of the Channagiri Taluk and extending the period of the said rules for five years in the Nagar and Tirthahalli Taluks respectively.

Resolution.—Resolved that a recommendation be made to the Government.

27. Honnali Taluk Board President's No. 306, dated 28th April 1923, requesting sanction for the entertainment of a peon for the Taluk Board as in other taluks and soliciting approval to the entertainment of the peon made in anticipation of sanction.

Resolution.—Sanctioned.

28. Read Nagar Taluk Board President's No. 1104, dated 4th May 1923, recommending the exclusion of Thangalwadi village from Arasalu Panchayet.

Resolution.—Resolved that a recommendation be made in the matter.

29. Read opinion regarding the retention or otherwise of the services of Local Fund attenders.

Resolution.—Resolved that in the taluks where there are a large number of Panchayets and work is found too heavy for one clerk to manage a special recommendation for the retention of the attender may be submitted with statistics and orders obtained from the President, District Board.

30. Read Sorab Taluk Amildar's No. 249—Ml. 22-23, dated 17th May 1923, proposing the construction of a new building in front of the Taluk Office at a cost of Rs. 3,500 for locating the office of the Taluk Board, Municipal Office and Bench Court. The cost to be met in the proportion of Rs. 2,000, 500 and 1,000 respectively.

Resolution.—Resolved that the proposal of the Taluk Amildar be accepted provided a building costing Rs. 2,500 can be constructed for locating the Taluk Board Office and Municipal Office only. The estimate may be submitted to the District Board for being sanctioned after it is scrutinized by the Executive Engineer.

31. Read Tirthahalli Taluk Board President's No. 872, dated 27th March 1923, soliciting instructions for executing or otherwise the repairs sanctioned to the 3rd class travellers bungalow at Megaravalli in view of the resolution of the Taluk Board meeting to close certain 3rd class travellers' bungalows in the taluk as proposed by Government.

Resolution.—Resolved that the travellers' bungalow may be retained as it is undesirable to close it in malnad tracts.

32. Read Sorab Taluk Board President's No. 1328, dated 6th April 1923, in the matter of constructing a musafirkhana at Chandragutti, the cost being met from the temple funds.

Resolution.—Resolved that a recommendation be made to Government in the Muzrai Department for according sanction for the construction of a chattram out of temple funds.

33. Read passed T.A. Bill of the Vice-President, District Board, Shimoga, for the month of April 1923, for Rs. 89-4-0.

Resolution.—Sanctioned.

34. Read report dated 8th May 1923, from the Chief Sanitary Inspector, soliciting sanction for the entertainment of one more peon and the services of a clerk, and requesting that the expenditure may be provided in the budget.

Resolution.—Resolved that a clerk of the President's Office be deputed to work under the Chief Sanitary Inspector and that only one peon is sufficient for the present.

35. Read correspondence ending with Shikarpur Taluk Board President's Report No. 530, dated 24th April 1923, requesting instructions whether the full amount due by the surety for the Hulginakoppa toll-gate contractor during 1918-19 with interest to be recovered by instalments or in a lump sum in view of the Financial Committee's resolution.

Resolution.—Resolved that attention be drawn to the resolution of the committee on the same subject passed in the meeting held on 28th November 1920. (Pherist No. 27.)

36. Read Nagar Taluk Amildar's Report No. 1107, dated 16th April 1923, submitting for orders an estimate for Rs. 543 for sinking a draw-well for the Begars of Vadagere village, Nagar Taluk.

Resolution.—This may be considered as soon as fresh allotment is sanctioned by the Government.

37. Read Sagar Sub-Division Officer's Memo No. 477—22, dated 25th April 1923, on the question of establishing a new toll-gate near Ulvi.

Resolution.—Resolved that a recommendation be made for sanctioning a toll-gate near the junction at Ulvi.

38. Read correspondence ending with Shimoga Division Executive Engineer's Memo No. 118, dated 23rd April 1923, regarding the deepening of the well at Jadekatte, Shimoga Taluk.

Resolution.—Resolved that the revised estimate be sanctioned.

39. Read Shimoga Taluk Board President's report No. 27, dated 16th January 1923, regarding the sanctioning of a well at Arabilachi cancelling the sanctioned estimate of Rs. 1,231 for improving the honda in the village.

Resolution.—Resolved that the estimate be forwarded to the Executive Engineer for scrutiny.

40. Read correspondence ending with Shikarpur Taluk Board President's report No. 614, dated 25th May 1923, regarding the sanctioning of the bill of the well work of Mullukoppa village.

Resolution.—Resolved that the final bill be passed.

41. Read correspondence ending with Sagar Sub-Division Officer's No. Sb. 266—22, dated 18th May 1923, in the matter of sinking a draw well at Sorab in the Jumba Masjid street.

Resolution.—Resolved that a special recommendation be made to sanction the two wells which are absolutely necessary for Sorab.

42. Read Shikarpur Taluk Board President's report regarding the sanctioning of a revised estimate for sinking a well at Nalinakoppa village in Shikarpur Taluk at a cost of Rs. 922.

Resolution.—Sanctioned.

43. Read Shikarpur Taluk Board President's report regarding the sanctioning of a revised estimate for sinking a well at Hunsekoppa village at a cost of Rs. 774.

Resolution.—Sanctioned.

44. Read Sagar Sub-Division Officer's Memo No. 64, dated 16th May 1923, submitting for sanction under the Malnad Improvement Scheme a revised estimate for Rs. 863-10-0 for sinking a well at Sigga in Sorab Taluk.

Resolution.—Sanctioned as recommended by the P.W. Officer.

45. Read extracts of the resolution of the District Conference held on 28th and 29th March 1923, forwarded to the District Board for necessary action.

Resolution.—Recorded with the observation that needful action be taken in cases referred to the District Board.

46. Read letter No. H. C. 287—C. 1115, dated 19th April 1923, from the Deputy Commissioner, Shimoga District, forwarding for consideration of the District Board the subject of increasing the rates of fines as levied in the cattle pounds as proposed by Mr. Srinivasa Dikshit of Shikarpur.

Resolution.—Resolved that the rates of fines to be levied on stray cattle in the cattle pound be raised by 50%.

47. Read letter No. 649, dated 29th May 1923, from the President, Shimoga Town Municipal Council, suggesting that the management of the Courpalis Chattram may be taken over either by the District Board or Taluk Board.

Resolution.—Resolved that the Vice-President be requested to consult views of the Municipal Council on this subject.

48. Read letter No. 851, dated 1st June 1923, from the District Medical Officer, Shimoga, forwarding copy of letter No. 550, dated 1st June 1923, to the Senior Surgeon in the matter of urgent construction of quarters for Medical staff at five places.

Resolution.—Resolved that it is highly desirable to provide quarters for the Medical Officers and establishments in places where such quarters do not exist but the Board regret that owing to the financial stringency they are not in a position to undertake any work this year. Permission has, however, been granted to the Sub-Assistant Surgeon at Bhadravati to occupy a portion of musafirkhana on a concession rent and steps will be taken to accommodate the officers in other stations wherever possible.

49. Read Honnali Taluk Board President's No. 343, dated 25th May 1923, in the matter of enhancing the rent of Local Fund Dispensary at Nyamati to Rs. 10.

Resolution.—Sanctioned.

50. Advisability of abolishing the Ayurvedic Vaidyasala and dispensing with the services of the midwife at Karur as they are found to be not working satisfactorily.

Resolution.—Resolved that the services of the Present Ayurvedic Pandit may be dispensed with and another competent person may be appointed instead, and that the Senior Surgeon be requested to transfer the present midwife to some dispensary as she does not appear to be deserving of being kept in independent charge.

51. Read Memo No. 301—22-23, dated 29th May 1923, from the Assistant Commissioner in charge of Shimoga Taluk submitting a revised estimate for Rs. 876-12-0 for sanction for sinking a draw-well under the Malnad Improvement Scheme at Hole-benavalli Lambani Thandya.

Resolution.—Sanctioned.

52. Read Report No. 1253, dated 4th June 1923, from the President, Taluk Board, Nagar Taluk, submitting for sanction of the Board the Travelling Allowance Bill for January 1921, of the Taluk Board Member Mr. Channabasappa Gowda.

Resolution.—Sanctioned.

53. Read Subject No. 10 of the Financial Committee regarding utilization of grant of Rs. 3,200 recently sanctioned by Government for repairs to roads as asked for by the Executive Engineer.

Resolution.—Sanctioned.

54. Read Subject No. 8 of the Financial Committee regarding grant of Rs. 2,100 for opening of the road from Chennagiri to Sivani the cost being met from the funds of the Taluk Board.

Resolution.—Sanctioned.

PART II.—ECONOMIC SUBJECTS.

1. Read Proceedings of the Sub-Committees of Agriculture, Education and Industries and Commerce of the District Board held on 5th May 1923.

Resolution.—Read and recorded with the observation that the extracts therefrom may be forwarded to the departments concerned for needful action.

2. Read letter No. 2869-76, dated 11th April 1923, from the Director of Industries and Commerce in the matter of the purchase by the District Board of a suction gas engine for lifting water for small water-supply schemes.

Resolution.—Resolved that the Director be requested to arrange for a practical demonstration of the suction gas engine for lifting water at District headquarters to enable the Board as well as the private gentlemen to form an opinion about the working of the plant.

3. Read Official Memo No. 3329, dated 27th April 1923, from the Director of Industries and Commerce in Mysore, forwarding copy of Government Order sanctioning a loan of Rs. 3,000 to Mr. H. C. Deyarappa as a loan for starting a Weaving Industry at Shimoga with the services of a Demonstrator for six months at Rs. 40 a month to be paid from the District Board.

Resolution.—Recorded and a grant of Rs. 40 a month was sanctioned.

4. Read letter No. 3740, dated 25th April 1923, from the Director of Industries and Commerce, Bangalore forwarding an application from Mr. K. M. Ramakrishanaiya praying for a loan of Rs. 1,500 for purchasing certain printing machinery.

Resolution.—Resolved that a recommendation be made to the Director for the grant of a loan as per rules.

5. Read letter No. I. C. 6640-51, dated 30th April 1923, from the Revenue Secretary forwarding certain information regarding the working of a water elevator installed in the Sandal Oil Factory at Mysore as furnished by the Director of Industries.

Resolution.—Resolved that the members of the Board, who are also the members of the Representative Assembly be requested to inspect this water elevator installed in the Sandal Oil Factory and the authorities of the factories be requested to afford facilities for the same.

6. Read letter No. 7767, dated 28th May 1923, from the Assistant Director of Agriculture requesting (1) that a sum of Rs. 1,000 may be advanced to him by the District Board for the purchase and sale at cost price of seeds to the raiyats and (2) that permission may be granted to utilize a sum of Rs. 69-14-0 out of the advance with him, for defraying expenses of transit charges incurred in introducing sugar-cane seedling No. 544 in the district.

Resolution.—Resolved that a loan of Rs. 1,000 be advanced to the Agricultural Department with the observation that the cart-hire and other incidental charges should be borne by the Department and not debited to the loan.

7. Read Shimoga Taluk Board President's Report No. 725, dated 1st June 1923, recommending the grant of a loan of Rs. 200 under the Rural and Cottage Industries Scheme on joint surety to Mr. Laxminarasimha Iyengar, Native Pandit, Shimoga, for the preparation of jeerige lehya.

Resolution.—Sanctioned.

8. Read Channagiri Taluk Board President's report No. 905, dated 1st June 1923, submitting an extract from the resolution of the Taluk Board recommending an annual grant of Rs. 25 out of the interest accrued from the funds of the Taluk Progress Committees, towards the maintenance of the "Town Reading Room" Channagiri.

Resolution.—Sanctioned with the observation that the entire charges will be borne out of the interest accrued from the funds of the Taluk Progress Committee.

9. Read Government Order No. I. C. 7245-62—E. C. 21-22-6, dated 28th May 1923, directing that no provision be made in the Economic Conference in the Budget for 1923-24, and the District Board will have to make provision for Economic works, if any, out of their own funds.

Resolution.—Recorded.

The scholarship of Rs. 10 granted to a student in the Hebbal Agricultural School may be continued for another year.

Only one English copy of the Economic Journal be purchased hereafter for the office use and the existing establishment consisting of a clerk on Rs. 45 and a peon on Rs. 11 be absorbed and the contingent charges such as cart-hire in connection with the Conference amounting to Rs. 250 be sanctioned.

10. Read letter No. 2916, dated 1st June 1923, from the Live Stock Expert in Mysore regarding the necessity to station breeding bulls in Channagiri and Sagar.

Resolution.—Resolved that the quota payable by the Board towards the construction of accommodation for the bulls and the maintenance charges be sanctioned and the Municipalities of Sagar and Channagiri be requested to contribute their share for this purpose.

A. K. SYED TAJ PEERAN,

President.

No. L. 8266—L. B. 34-22-41, dated 26th June 1923.

Under Rules 7 of the rules under the Mysore Local Boards and Village Panchayat Regulation 1918 published in Notification No. R. 7559—L. B. 54-18-18, dated 18th December 1918, Government are pleased to approve of the election of Mr. Singayyana Subbanna of Gonja as the representative of the holders of entire alienated villages in the Taluk Board of Shikarpur in place of Mr. Subbanna, deceased.

No. L. 8278—Ml. 52-22-9, dated 26th June 1923.

Under Sections 10, 11 and 17 of the Mysore Municipal Regulation VII of 1906 and the rules framed thereunder the Municipal Council of Chitaldrug Town in the Chitaldrug District, shall be reconstituted as follows for a term of three years commencing from the 1st July 1923:—

A. Sec. 10 (1) (a) Elected Councillors—

- | | |
|----------------------------|--------------------------|
| 1. Mr. L. Eswarappa. | 7. Mr. Sati Halappa. |
| 2. " C. Subba Rao. | 8. " B. Jeevanna Row. |
| 3. " Kalappa. | 9. " Dodyellappa. |
| 4. " D. Mahalingaiya. | 10. " S. Veerabhadrappe. |
| 5. " N. Bhima Row. | 11. " Patel Shankarappa. |
| 6. " D. K. Narayana Setty. | |

B. Sec. 10 (1) (b) (i) Nominated Councillors—

- | | |
|--|-------------------------------|
| 1. Mr. M. Ananthiah Setty. | 4. Mr. Mahamad Usuff Sab. |
| 2. " B. Krishna Rao. | 5. " D. Mylarappa. |
| 3. " Sir Khaja Syed Mohiyudin Hussain Sab. | 6. " Hutcha Hanumanaik. |
| | 7. " S. V. P. Hanumantharaju. |

C. Sec. 10 (1) (b) (ii) Ex-officio—

- | | |
|---|---|
| 1. The Deputy Commissioner (President). | 3. The District Medical Officer. |
| 2. The Executive Engineer. | 4. The Treasury Assistant Commissioner. |

No. L. 8280—Ml. 50-22-15, dated 26th June 1923.

Under Section 18 of the Mysore Municipal Regulation VII of 1906, as amended by Regulation V of 1918, it is hereby notified that Mr. Abdul Rahiman has been declared duly elected as a Councillor of the Mudgere Minor Municipal Council *vice* Mr. Sanna Supi Beri, who forfeited his seat on the Council.

By Order,

T. E. JEYARAMA AIYAR,
Secretary to Government,
Revenue Department.



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BANGALORE, THURSDAY, JULY 5, 1923.

PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

BANGALORE DISTRICT.

PROCEEDINGS OF THE MEETING OF THE BANGALORE DISTRICT BOARD, HELD ON THE
11TH AND 12TH JUNE 1923.

11th June 1923	Present	42.	Absent	6.
12th June 1923	"	31.	"	17.

2. Read Audit note of the Finance Committee on the District Fund Accounts from September to November 1922.

Resolution.—Referred.

3. (a) Budget Estimates of the Taluk Boards for 1923-24 with the observation of the Finance Committee.

Resolution.—Budget Estimates of the Taluk Boards were passed with the following observations:—

Receipts, E. Contribution—1. Government. Provision made for frontier taluks of Bangalore, Hoskote, Anekal and Kankanhalli was struck off as per Government Order No.

Expenditure, B. Public Works—Original and Repairs. Provision made for Devanahalli, Doddballapur, Nelamangala, Magadi and Anekal Taluks has been raised to 1,500, 2,000, 1,500, 1,500 and 2,500 respectively.

D. 2d Acquisition. Provision of Rs. 250 made for Bangalore Taluk has been raised to Rs. 500.

(b) Budget Estimates of the District Board for 1923-24.

Resolution.—Passed with the following observations:—

Receipt E. Contribution.—1. Government. Provision of Rs. 3,000 made under this head was struck off as Government in their Order No. I. C. 7245-62--E. and C. 21-12-6, dated 28th May 1923, stopped the payment of contribution of Rs. 3,000.

Expenditure C. Administration. I.e. other items. Provision of Rs. 150 made under furniture has been raised to Rs. 500 to purchase chairs, etc., for the use of the District Board Meeting.

2. *Economic Development. Establishment. Allowance to Vice-President.*—Provision made under these heads was struck off and a lump sum of provision of Rs. 7,500 (3,000 new grant and 4,500 unspent balance of previous year) has been made out of District Funds.

B: *Public Works.*—A lump sum provision of Rs. 3,500 for improving the road from Nelamangala to Sondekoppa has been made.

4. Read Revenue Secretary's letter No. L. 5880-7—A. & E. 218-20-18, dated 7th April 1922, calling for the views of the District Board on the draft rules for the conduct of the cattle shows framed by the Live Stock Sub-Committee.

Resolution.—Deferred.

5. Devanhalli Taluk Board President's No. 13, dated 12th July 1922, proposing that the road from Devanhalli to Vadigenhalli should be metalled.

Resolution.—To get an estimate for the special repairs of the road as per note of the late President.

6. Letter No. 377, dated 28th July 1922, from the Superintending Engineer, forwarding plans and revised estimate for Rs. 6,593 for improving the road from Nelamangala to Sondekoppa and also Nelamangala Taluk Board Resolution dated 12th October 1922, recommending the sanction of the revised estimate.

Resolution.—A lump sum provision of Rs. 4,000 inclusive of the amount remaining unspent on this work has been made.

7. Letter No. B. 374, dated 18th October 1922, from the Chief Engineer of Mysore for Roads and Buildings regarding the construction of the remaining length of the Kengeri-Tavarekere road.

Resolution.—The Government may be requested to open the remaining portion of the road as they have already done as far as Ramohalli at their cost. The District Board undertakes to maintain the same.

8. Read Letter No. L. 651-58—San. 57-21-3, dated 22nd July 1922, from the Revenue Secretary calling for the opinion of the District Board as to what amendments of the Mysore Births and Deaths Registration Regulation are needed to enable the District Board to carry on the work of the Registration of Vital Statistics effectively.

Resolution.—Deferred.

9. Draft By-laws framed by the Bangalore District Board under Section 38 (a) of the Mysore Local Board and Village Panchayet Regulation with regard to the control of Public markets in the Bangalore District with objections and suggestions received from the public.

Resolution.—Approved.

10. Mr. Gopalaswamy Iyer's application dated the 15th December 1922, to the President of the Bangalore Taluk Board stating that the well work near Krishnarajapur Railway Station might be stopped and the Taluk Board President's letter dated 22nd December 1922 thereon.

(a) D. O. letter No. 542, dated 26th December 1922, to the Taluk Board President, Bangalore, that the work might be stopped and the measurements taken for the work done.

(b) Bangalore Taluk Board's resolution dated 3rd February 1923, that the work is absolutely necessary and that the work might be completed.

(c) Letter No. 1469, dated 15th February 1923, from the Executive Engineer, Bangalore Division, stating that the well had been sunk at the side of important road; that the work had been stopped for some reason; and that it was not barricaded and requesting that arrangements might be made to barricade it.

(d) G. O. No. L. 5889—L. B. 36-20-14, dated 7th April 1922, sanctioning the well work at a cost of Rs. 300.

Resolution.—Mr. R. Gopalaswamy Iyer proposed that further expenditure on the well work would be a waste as hard rock is met with and as there seems to be no possibility of tapping water and that the work need not continue.

Mr. Syed Mahomed Nasuruddin Razvi suggested an amendment that the well may go as far 50 feet as per sanctioned estimate. The amendment was put to vote 9 were for and 7 against and four neutral. The well to go as deep as 50 feet as per sanctioned estimate.

11. (a) (1) Government Order No. L. 3796—800, dated 22nd November 1922, while sanctioning the District Fund Budget estimates for 1922-23 suggesting the improvements of resources of the Taluk Boards by the levy of fees in the Santes.

Resolution.—Passed.

(2) by the abolition of the post of Attenders in the Taluk Board Offices and

Resolution.—The posts of Local Fund Attenders need not be abolished.

(5) of the 3rd class bungalows in the less important places where musafir khanas exist.

Resolution.—The President to report after inspecting the bungalows.

(b) The continuance or otherwise of the *Tannery Sanitary Inspector*.

Resolution.—Deferred for the opinion of the President.

(c) and the depositing of Rs. 50,000 out of the closing balance of the District Board in the Government Savings Bank.

Resolution.—Sanctioned.

12. Letter No. 3982, dated 28th November 1922, from the Revenue Secretary requesting that the proposal for increase of menial establishment of the District Board office (2 peons and 1 Daffedar) may be made with the Board's resolution.

Resolution.—Sanctioned.

13. Letter No. 4681—L.B. 49-22-23, dated 3rd January 1923, from the Revenue Secretary on the requisition of this office requesting that proposal regarding the reduction of charges of travelling allowances to non-official Members of Local Boards may be made with the Board's resolution.

Resolution.—The Government order and the letter addressed to Government from this office were explained to the members. Mr. Syed Mahomed Nasiruddin Razvi brought in the following proposition:—

“Whether the President in charge was right in sending up such a communication to Government independently without consulting the Board”

Mr. R. Gopalaswamy Iyer seconded the proposition.

This was put to vote out of 24 members present at the time, 19 voted for and five remained neutral. None voted against. Resolved with regret that the President in charge was not right in sending up such communication to Government without consulting the Board.

14. Letter No. G. 605-616—14-21-18, dated 8th January 1923, from the General Secretary calling for the opinion of the District Board regarding the proposal of transfer of the managements of travellers' bungalows to the local bodies, the amounts allotted for their maintenance etc., being assigned to these bodies.

Resolution.—To be taken on the payment of allotments for the maintenance of these bungalows.

15. Letter No. 8036-9—Muz. 268-22-3, dated 12th January 1923, from the Revenue Secretary suggesting that certain rest houses noted in the margin may be handed over for maintenance to the District Board.

1. Hoskote, 2. Closepot,
3. Channapatna, 4. Bidadi and
5. Hangal.

Resolution.—To be taken over.

17. Letter No. L. 5282—L. B. 102-22-3, dated 27th January 1923, from the Revenue Secretary in re the increase of rent for 3rd class travellers' bungalows from 4 annas to 8 annas.

Resolution.—Rent to be continued at 4 annas per day.

18. Letter No. 5013—L. B. 18-22-32, dated 11th January 1923, from the Revenue Secretary and O. C. No. 2354—22-23, from the Deputy Commissioner, Bangalore, on re the abolition of Village Panchayat of Varthur.

Resolution.—Should not be abolished.

19. Letter No. 895, dated 29th December 1922, from the Executive Engineer, Bangalore Division, in re the revised estimate for Rs. 998 for repairing bridge at 6—6 of Bangalore Magadi-Huliyurdurga road.

Resolution.—Sanctioned.

20. Letter No. 963, dated 12th January 1923, from the Executive Engineer, Bangalore Division, in re an estimate for Rs. 6,630 for constructing Local Fund Dispensary at Yelahanka.

Resolution.—A reference to be made to the Yelahanka Municipality enquiring whether they pay their quota.

21. Letter No. 1170, dated 15th December 1922, from the District Medical and Sanitary Officer, Bangalore, regarding the increase of the pay of watermen and surgery-coolies in the Local Fund Dispensaries.

Resolution.—Sanctioned.

22. Letter No. M. 5446, dated 3rd February 1923, from the Chief Engineer of Mysore for Irrigation stating that a Dispensary is established for the convenient of the villagers and of the Pumping Station staff, at a recurring charge of Rs. 172 per month and requesting that the Board may pay a portion of recurring charges as agreed to by them.

Resolution.—The Board regret to pay this charge as this is the legitimate charge of the Water-Supply Department.

23. Report No. 128, dated 24th September 1922, from the President of the Anekal Taluk Board requesting that the arrears outstanding in the Village Panchayets of Mantapa, Samandur and Bannerghatta may be written off as they have been ordered to be abolished.

Resolution.—To be written off.

24. Report No. 152, dated 21st December 1922, from the President of Nelamangala and Hoskote Taluk Boards *re* the entertainment of a peon to the Sanitary Inspectors.

Resolution.—Sanctioned. Pay not more than Rs. 10. To be extended to all other taluks.

25. Report No. 97, dated 22nd December 1922, from the President of the Magadi Taluk Board *re* the construction of a musafirkhana at Magadi.

Resolution.—Not necessary.

26. Report No. 96, dated 19th December 1922, from the President of the Magadi Taluk Board *re* the putting of iron railings on both sides of Gudemaranahalli tank bund.

Resolution.—Call for an estimate.

27. Report No. 193, dated 29th December 1922, from the President of Anekal Taluk Board *re* the supply of breeding bull to one Krishnappa at half cost.

Resolution.—Sanctioned.

28. Report No. 159, dated 31st December 1922, from the President of Nelamangala Taluk Board *re* the increase of grant by Rs. 10 to Unani Dispensary at Nelamangala.

Resolution.—Sanctioned.

29. Report No. 145, dated 9th January 1923, from the President of Kankanihalli Taluk Board regarding establishment of a Vaidyasala at Harohalli.

Resolution.—Sanctioned. 1—3 to be paid by the Panchayet and 2—3 by the Taluk Board.

30. Report No. 153, dated 13th January 1923, from the President of Devanhalli Taluk Board *re* the construction of an Irish drain across the jungle stream at Huthanahalli for Rs. 330.

Resolution.—Sanctioned. Half the cost to be borne by the people.

31. Report No. 95, dated 20th February 1923, from the President of Magadi Taluk Board *re* the establishment of a toll-gate on the Magadi road.

Resolution.—Not necessary.

32. Report No. 228, dated 29th January 1923, from the President, Anekal Taluk Board, *re* the payment of commission on Mohatarfa of Attibele Panchayet of 1913-14.

Resolution.—Sanctioned.

33. Docket No. 546, dated 25th December 1922, from the District Forest Officer, Bangalore, in *re* the refund of excess Local Cess due to Messrs. Arunachalam and Abdul Gaffoor Sab.

Resolution.—Sanctioned.

34. Report from the Sub-Committee regarding the utilization of Education Cess levied in the district.

Resolution.—The report adopted with certain number of schools in addition. With regard to the opening of new school, the list prepared by the Sub-Committee on the population basis may be circulated to the Taluk Boards for their opinion.

35. Report No. 198, dated 31st December 1922, from the President, Anekal Taluk Board, requesting sanction to keep the surplus funds of Village Panchayets in the Government Savings Bank.

Resolution.—Recommend to Government.

36. Letter No. 1012, dated 17th January 1923, from the Executive Engineer, Bangalore Division, in *re* the estimate for Rs. 580 for providing intermediate support to the tunnel in 8—3 of Bangalore Magadi Huliurdurga road.

Resolution.—To refer to City Municipality.

37. Letter No. 1039, dated 25th January 1923, from the Executive Engineer, Bangalore.

Division *re* an estimate for Rs. 327 for repairing the tunnel at 4-5 of Bangalore-Anekal Road via Bannerghatta.

Resolution.—Sanctioned.

38. Letter No. 4786-93—A. & E. 23-27-3, dated 6th January 1923, from the Revenue Secretary, requesting whether, in view of G. O. No. 9771-40—L. B. 455-07-35, dated 5th April 1909, the District Board cannot undertake the payment of extra charges on account of maintenance of Veterinary Hospital and Dispensaries.

Resolution.—Refer to Taluk Boards.

40. Letter No. O. C. 1449, dated 16th February 1923, from the Deputy Commissioner, Tumkur District, requesting for the opinion of the Board regarding the opening of a Tram line within the borders of the Bangalore District.

Resolution.—Not necessary.

41. Report No. 542, dated 9th January 1923, from the President, Channapatna Taluk Board, *re* the payment of commission or Mohatarfa collected in Mallur and Hinganur Panchayets since 1914-15.

Resolution.—Sanctioned.

42. Report No. 122, dated 30th January 1923, from the President of the Bangalore Taluk Board *re* the refund of Rs. 39-6-2 being the unspent amount out of sanctioned allotment for sinking a well at Ramgondahalli for utilizing the same for other works.

Resolution.—Sanctioned.

43. Report No. 153, dated 3rd February 1923, from the President of Hoskote Taluk Board *re* the establishment of a Vaidyasala at Hindiganal.

Resolution.—Sanctioned.

44. Report No. 178, dated 8th February 1923, from the President, Devanhalli Taluk Board, requesting to increase the grant by Rs. 5 to Vaidyasala at Devanhalli.

Resolution.—Sanctioned, subject to the inspection of the Vaidyasala by the President.

45. Report No. 130, dated 19th February 1923, from the President, Magadi Taluk Board, requesting that the amount required for holding a cattle show during the car festival of Sree Someswaraswami at Magadi may be paid out of District Funds.

Resolution.—Deferred for investigation.

46. Report No. 261, dated 20th February 1923, from the President, Anekal Taluk Board, *re* the refund of Deposit amount of Rs. 25 to the lighting contractor Basappa.

Resolution.—Sanctioned.

47. Report No. 262, dated 20th February 1923, from the President Anekal Taluk Board, *re* the refund of Rs. 5 being the amount deposited by one Basappa on account of sale of manure as the sale was cancelled.

Resolution.—Sanctioned.

48. Letter No. L. 5978-85—L. B. 120-22-2, dated 24th February 1923, from the Revenue Secretary requesting that the question of establishment of Vaidyasalas at hobli headquarters may be placed before the Board for approval.

Resolution.—To refer to Taluk Boards.

49. About circulating important meeting papers to the members and printing agenda.

Resolution.—Important subjects to be circulated either by printing or typing.

50. Report No. 707, dated 3rd March 1923, from the President of Channapatna Taluk Board *in re* the appointment of a caretaker for musafirkhana at Channapatna.

Resolution.—Not necessary. The Vice-President dissenting.

51. Report No. 293, dated 7th March 1923, from the President, Taluk Board, Anekal *in re* the purchase of Village Savings Bank box at a cost of Rs. 150.

Resolution.—Sanctioned.

53. Yadi No. O. C. 2970, dated 10th March 1923, from the Deputy Commissioner, Bangalore District, *in re* the Hulimavu village extension.

Resolution.—Sanctioned.

54. Yadi No. O. C. 2964, dated 10th March 1923, from the Deputy Commissioner, Bangalore District, *re* the Bargur village extension.

Resolution.—Sanctioned.

55. Yadi No. O. C. 2966, dated 10th March 1923, from the Deputy Commissioner, Bangalore District, in *re* the Kuluvanahalli village extension.

Resolution.—Sanctioned.

56. Yadi No. O. C. No. 2236—18-19, dated 30th March 1923, from the Deputy Commissioner, Bangalore District, in *re* the Kempothammanahalli village extension.

Resolution.—Sanctioned.

57. Deputy Commissioner's No. O. C. 237, dated 30th March 1923, *re* the Bannerghatta village extension.

Resolution.—Sanctioned.

58. Memo No. Di. Dis. 252, dated 12th March 1923, from the Deputy Commissioner, Bangalore District, in *re* the Yerahalli village extension.

Resolution.—Sanctioned.

59. Docket No. H. C. 566, dated 16—19th April 1923, from the Deputy Commissioner, Bangalore District, in *re* the Yelachavadi village extension.

Resolution.—Sanctioned.

60. Letter No. 426, dated 18th March 1923, from the Deputy Commissioner, Bangalore District, *re* the extension of Sreepathihalli.

Resolution.—Sanctioned.

61. Yadi No. O. C. 3020, dated 13th March 1923, from the Deputy Commissioner, Bangalore, *re* the extension of Settikeredoddi.

Resolution.—Sanctioned.

62. Yadi No. O. C. 3018, dated 13th March 1923, from the Deputy Commissioner, Bangalore District, *re* the extension of Kolar village.

Resolution.—Sanctioned.

63. Report No. 214, dated 14th March 1923, from the Devanahalli Taluk Board President *re* the extension of Attibele village.

Resolution.—Sanctioned.

64. Report No. 201, dated 27th February 1923, from the Nelamangala Taluk Board about granting travelling allowance to the Sub-Assistant Surgeon to visit Sondekoppa once in a week to give medical aid.

Resolution.—A Vaidyasala may be opened in place of giving allowance to Sub-Assistant Surgeon.

65. Docket No. 1343, dated 21st March 1923, from the Executive Engineer, Bangalore Division, *re* the estimate for Rs. 560, for special repairs on Gunjur-Sausmond road.

Resolution.—Sanctioned.

66. Letter No. 1369, dated 24th March 1923, from the Executive Engineer, Bangalore Division, *re* the estimate for Rs. 2,556 for providing railing over the tank bund of Vadigenahalli Amanikere.

Resolution.—Deferred.

67. Letter No. 1446, dated 7th April 1923, from the Executive Engineer, Bangalore Division, *re* the estimate for Rs. 2,962, for special repairs of Bangalore-Magadi-Huliyurdurga road.

Resolution.—Sanctioned.

70. Letter No. 2869—3876, dated 11th April 1923, from the Director of Industries and Commerce *re* the Musto's Boring set for water supply purposes.

Resolution.—Not required for the present.

71. Memo No. D2. Dis. 1384, dated 3rd May 1923, from the Deputy Commissioner, Bangalore District, forwarding a copy of letter from the Revenue Secretary regarding the working of a carulle water Elevator in the Sandalwood Oil Factory at Mysore.

Resolution.—Not required for the present.

72. Report No. 835, dated 21st April 1923, from the Vice-President, Channapatna, *re* his travelling allowance bill for having attended the District Conference.

Resolution.—Not allowable.

73. Report No. 202, dated 27th February 1923, from the Nelamangala Taluk Board President *re* the supply of breeding bull to one Rudregowda.

Resolution.—Sanctioned. Contribution to be paid by Taluk Board.

74. Application of B. Narasimhaiya praying for a scholarship to undertake training in the Vaccine Institute.

Resolution.—Four scholarships of Rs. 10 each to be given for a period of three months. Their services if required should be available to the Board for a period of six months. Selection left to the President. Vice-President dissents.

75. Letter No. 5961—San. 12-22-32, dated 21st February 1923, from the Revenue Secretary regarding the grant of privilege leave to the thrown out three Sanitary Inspectors.

Resolution.—Leave to be sanctioned. The salary to be paid by the respective Taluk Boards. Vice-President dissenting.

76. Report No. 287, dated 28th February 1923, from the President of the Anekal Taluk Board forwarding for sanction a reappropriation statement providing funds for certain items.

Resolution.—Sanctioned.

77. Letter No. 1368, dated 24th March 1923, from the Executive Engineer, Bangalore Division, *re* the estimate for Rs. 763, for special repairs to the Bangalore-Anekal (temple) road *via* Bannerghatta.

Resolution.—Sanctioned.

78. Letter No. 1408, dated 31st March 1923, from the Executive Engineer, Bangalore Division, *re* the estimate for Rs. 3,382, for special repairs on Hoskote-Kadugodi Anekal Railway feeder road.

Resolution.—Sanctioned. Distributed over two years.

79. Letter No. Fl. 4395—S and A. 103-12-3, dated, 27th March 1923, from the Financial Secretary to the Government of Mysore enquiring if the Board is agreeable to bear the portion of the pension of C. Bamachandra Rao, who was Work Inspector for ten years and odd.

Resolution.—Sanctioned after perusal of records.

80. Report No. 190, dated 10th April 1923, from the President of Magadi Taluk Board *re* the establishment of a Vaidyasala at Magadi.

Resolution.—Sanctioned.

81. Report No. 250, dated 20th April 1923, from the President, Devanhalli Taluk Board, *re* the increase of grant by Rs. 5 to Hunasamaranahalli Pandit.

Resolution.—Sanctioned.

82. Letter No. 1530, dated 20th April 1923, from the Executive Engineer, Bangalore Division, *re* the estimate for Rs. 2,363, for special repairs of Devanhalli-Vadigenhalli road.

Resolution.—*Vide* subject No. 5.

83. Report No. 191, dated 28th February 1923, from the President, Bangalore Taluk Board, *i.e.* the transfer of Rs. 58, from D₁ (d), plague, cholera and other epidemic charges for the purchase of furniture for the use of Taluk Board office.

Resolution.—Sanctioned.

84. Report No. 288, dated 17th March 1923, from the President of Anekal Taluk Board *re* the transfer of funds from certain heads to D² (d) and (e).

Resolution.—Sanctioned for Rs. 23.

85. Report No. 330, dated 1st May 1923, from the President, Anekal Taluk Board, *re* the refund of Rs. 5 to one Chikka Nanjundappa who deposited the said amount on account of sale of manure of Attibele Village Panchayet.

Resolution.—Sanctioned.

86. Report No. 277 from the President, Kankanahalli Taluk Board, *re* the Maralavadi village extension.

Resolution.—Sanctioned.

87. Letter No. L. 7413-28—San. 54-22-1, dated 12th May 1923, from the Revenue Secretary *in re* the training of Sanitary Inspectors in vaccination work.

Resolution.—Sanctioned.

89. Report No. 344, dated 17th May 1923, from the President, Anekal Taluk Board, *re* the depositing of Rs. 500 in the Sree Lakshmi Nilaya Co-operative Society for Agricultural activities.

Resolution.—Refer to Development Committee.

90. Report No. 282, dated 16th May 1923, from the President, Kankanahalli Taluk Board, *re* the establishment of Vaidyasala at Sataur, Harohalli and Dodallahalli villages.

Resolution.—Sanctioned.

92. G. O. I. C. 7245-62—E & C 21-12-6, dated 28th May 1923, directing that no contribution will be paid towards Economic Development work for the next year (1923-24).

Resolution.—The establishment concerning the Economic Development Board costing Rs. 50.45-11=106 rupees to be discontinued from the 1st July 1923. A Sub-Committee consisting of the following members was appointed to study the question and frame the policy to be adopted regarding Economic Development work:—

1. Messrs. Syed Mahomed Nasuruddin Razvi.
2. „ Tubigere Nanjappa.
3. „ R. Gopalaswami Iyer.
4. District Inspector of Education.
5. District Medical Officer.

93. Proposition of Mr. R. Gopalaswami Iyer, District Board member, about giving suitable allowance to non-official President, etc.

Resolution.—Mr. R. Gopalaswami Iyer moved a proposition that in view of efficient work of the District Board, the Honorary President of the Board should maintain a motor car and that he should be given a conveyance allowance of Rs. 250 per month consistent with what is given by other local bodies. Mr. Rao Saheb Venkataswami Naidu, seconded the proposition. Mr. B. Oosman Khan amended the proposition by fixing the amount to Rs. 200 and Mr. T. Nanjappa seconded it. Then the house resolved that this question might be put to vote. Accordingly the amendment was first put to vote 5 voted in favour and 27 against the amendment. Then the original proposition was put to vote 27 voted for and none against. So it was resolved that an allowance of Rs. 250 per month be given to the Honorary non-official President of the District Board and that this may be given effect to from the date on which the non-official President took charge of the office of the President of the District Board.

94. Proposition of Mr. Javali Rudrappa, District Board Member, about increasing the allowance of the Vice-President of the District Board by Rs. 50 as he gets no travelling allowance if he travels within the radius of 5 miles, such as tannery, etc.

Resolution.—Mr. Rudrappa moved the proposition that conveyance allowance of Rs. 100 to be given to the Vice-President, Mr. Abdul Rasheed seconded the proposition. Resolved that the Honorary Vice-President be given a conveyance allowance of Rs. 100 per mensem in place of Rs. 50 given at present.

95. Bangalore Taluk Board Resolution of 6th April 1923, about the abolition of Hessarghatta conservancy establishment.

Resolution.—The question was put to vote after a lengthy discussion. Fifteen voted for abolishing the establishment and 7 against. Resolved that as this establishment was sanctioned by Government. The Government might be addressed in the matter.

96. G. O. No. 1720, dated 28th May 1923, from the Executive Engineer, Bangalore Division requesting that a modified estimate for making good the scour at 6-15 of Hosakote-Kadugodi-Anekal Railway feeder road for Rs. 580.

Resolution.—Sanctioned.

97. Applications of S Kulakarni and others praying for the scholarship for training in the Vaccine Institute.

Resolution.—Vide resolution No. 74.

98. Letter No. C. 582-4, dated 17th May 1923, from the Sanitary Commissioner about giving a peon to Chief Sanitary Inspector.

Resolution.—Sanctioned.

99. Letter No. G. C. 337-1, dated 23rd May 1923, from the Senior Surgeon in the matter of having a combined dispensary both for males and females at Channapatna.

Resolution.—The District Board agrees to pay its quota, if the Channapatna Municipality and the Government pay their quota.

100. G. O. 6311-21—Edn. 459-12-1, dated 30th May 1923, directing that 50 per cent of the accumulated Education Fund i. e., 30,000, transferred to the District Board in 1917 may be given as contribution to Education Department towards the construction of school buildings.

Resolution.—Refer to Finance Committee.

101. Report No. 269, dated 15th May 1923, from the President, Devanahalli Taluk

Board, in re. the refund of Rs. 46-11-0, being the sale proceeds of a she-buffalo, to one Muniappa, the owner of the said buffalo.

Resolution.—Sanctioned.

102. Mr. S. Srikantaiya, B.A., B.L., moved (1) a proposition that franchise given to the District Board of sending of two members to the Representative Assembly, Mysore, may be continued.

Resolution.—Resolved that the District Board recommends that election from the District Board to the Representative Assembly should continue as before and they should be permitted to send two representatives as previously. Carried unanimously.

(2) That the franchise of sending a member from the Board to the Legislative Council by the Board be given.

Resolution.—That the District Board recommends that a member of a Legislative Council elected from the district should not be nominated as a member to the District Board of that district, but that on the other hand, the District Board should be permitted to elect a Representative to the Legislative Council.

103. Mr. E. Gopalaswami Iyer, moved that Mr. S. Srikantaiya, B.A., B.L., be appointed a member of the Finance Committee in place of Mr. Abdur Rahmon as he is elected President.

Resolution.—That Mr. S. Srikantaiya be appointed as a member of the Finance Committee of the District Board.

PART 2.

1. Petitions from Messrs. Lingaraja Urs of Channapattana, Munisami, son of Harigala Byanna of Devanahalli and Byregowda of Muppadihatta, Doddballapur Taluk, praying for grant of subvention in respect of breeding bulls maintained by them.

Resolution.—To be recommended to the department.

2. Petition, dated 23rd December 1922, from the villagers of Jigani in the Anekal Taluk praying for a grant-in-aid to the Sanskrit School working at the place.

Resolution.—Refer to Inspector-General of Education.

3. Correspondence regarding the establishment of a Veterinary Dispensary at Devanahalli for which Mr. Yele Krishnappa has promised a cash donation of Rs. 2,500.

Resolution.—Deferred until question No. 38 is settled.

4. Application of Mr. Patel Lakshmanaiya, Kothaganahalli, Anekal Taluk, requesting to be appointed a member of the Sub-Committee in connection with Economic Development work.

Resolution.—No vacancy.

5. Correspondence regarding the proposals for utilization of the sum of Rs. 4,000 set apart for Economic Development work out of the allotment for the year 1922-23.

Resolution.—Refer to Sub-Committee.

6. Report No. 683, dated 10th February 1922, from the President, Hoskote Taluk Board, regarding the cash donation of Rs. 3,000 by Mr. Settar Basappa for a school building at Hoskote.

Resolution.—Recorded. Accepted with thanks.

7. Resolution of the Conference Sub-Committee that a Sericultural School might be started at Closepet as proposed by Mr. G. Subba Rao at the Sub-Committee meeting held on 28th February 1923.

Resolution.—Recommend to the Sericultural Department.

8. Letter No. 1850, dated 28th February 1923, from the Superintendent, Hindu Mission, Bangalore, requesting a suitable grant-in-aid from the District Board.

Resolution.—Refer to Committee.

9. Letter No. C. 2044—H. C. 733-1-8, dated 1st April 1923, from the Director of Agriculture in Mysore, forwarding extract from the resolution of the Mysore Agricultural and Experimental Union, requesting the District Board to sanction a contribution of Rs. 100 annually to enable the better working of the Union.

Refer to the Committee.

10. Report No. 250, dated 14th April 1923, from the President, Kankanhalli Taluk Board, submitting resolution of the Taluk Board Conference regarding the construction of a bridge across the River Arkavati on the Kankanhalli-Bangalore road.

Resolution.—Recommend to Government as the bridge is very necessary.

15. Memo No. H. C. 517, dated 6th February 1923, from the Deputy Commissioner, Bangalore District, requesting the opinion regarding the grant of concessions in consideration of the existing difficulties felt by the sugar-cane growers in obtaining fuel for sugar-cane boiling and Seebu for fencing the gardens.

Resolution.—Recommended to the Government. Concession to be granted.

16. Report No. 255, dated April 1923, from the President, Nelamangala Taluk Board, stating that Mr. D. S. Krishna Rao of Jakkabahalli has offered 88 acres, 2 guntas of land for the Gorakshna Sanghat started at Nelamangala and that the assessment on the lands so gifted may be recommended to be reduced as the endowment is for religious and charitable purposes.

Resolution.—Refer to Deputy Commissioner.

17. Annual report regarding the Economic Development work for 1922-23.

Resolution.—Refer to Sub-Committee.

18. Government Order No. L. 6785-801—L. S. G., dated 3rd April 1923, stating that the expenses of the Local Self-Government Conference be borne by the Local Boards in proportion to their income.

Resolution.—The Board regret that it cannot bear its share of the expenses incurred in connection with the holding of the Local Self-Government Conference in 1923, as they were not consulted beforehand in connection with the convening of the Conference.

19. Report No. 279, dated 11th June 1923, from the Nelamangala Taluk Board President asking for help for the purchase of Kannada books for the Visweswara Reading Room at Nelamangala.

Resolution.—A lump sum grant of rupees fifty to be given.

Next meeting.—18th August 1923.

B. ABDUL RAHMAN,
President, District Board.

MYSORE DISTRICT.

PROCEEDINGS OF THE DISTRICT BOARD OF MYSORE PASSED AT A MEETING HELD AT 2 P.M. ON SATURDAY THE 16TH JUNE 1923.

Present.

B. RAMASWAMIAI, ESQ., B.A., B.L., Deputy Commissioner, President.

Members.

Present.

Absent.

Vacant.

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1. Proceedings of the last meeting of the District Board of Mysore.

Resolution.—Recorded.

2. Government Order No. L. 6971-4—L. B. 129-22-2, dated the 9th April 1923, authorising the District Board of Mysore to raise a debenture loan for completing the construction of the Nanjangud-Channarayana Railway Line as a light feeder railway (metre gauge) and calling for a definite scheme showing the terms and conditions of the loan and the arrangements for meeting the interest and sinking fund charges.

Resolution.—The District Board offer their thanks to the Government for kindly sanctioning the raising the loan with a view to the speedy construction of the Nanjangud-Channarayana Railway Line and for undertaking the working of the line.

The Board observes that the order of the 9th April 1923, provides for a scheme of construction under an arrangement regarding working expenses, etc., as laid down in para 4 of the order. But the Board prefer the scheme of the Government guaranteeing the repayment of the loan and interest as in the case of certain other railways, e.g., Chitaldrug-Chikajur, Shimoga-Arasalu, etc. They pray that Government may be pleased to similarly sanction the guarantee named, in the absence of which, they feel almost certain that the loan could not be successfully floated.

The draft prospectus as prepared on the presumption that the guarantee named will be given, is approved for submission to Government for sanction.

Due provision will be made for meeting the interest and sinking fund charges from the Railway cess and the other income of the Board each year.

As a sum of four lakhs is ready for expenditure from the available resources of the Board, early action may be kindly taken by Government to sanction the scheme and commence the work without delay in the next official year.

3. Letter No. L. 6717—L. B. 55-22-11, dated the 31st March 1923, from the Revenue Secretary stating that no extra grant can be sanctioned to the Drinking Water Wells Fund and that the current year's outlay should be met out of the balance at the credit of the District Board.

Resolution.—Recorded.

4. Government Order No. I. C. 7245-62—E. C. 21-22-6, dated the 26th May 1922, stating that no grants will be given to the District Boards for Economic Development work during 1923-24, and that District Boards will have to make provision for economic work, if any, out of their own funds.

Resolution.—Recorded.

5. Government Notification No. L. 7277—L. B. 49-22-146, dated the 1st May 1923, approving of the election of Mr. H. Krishna Sastri as Vice-President of the District Board of Mysore.

Resolution.—Recorded.

6. Correspondence ending with Revenue Secretary's letter No. L. 6465-7—San., dated the 22nd March 1923, calling for proposals for making amendments to the Mysore Births and Deaths Registration Regulation for enabling the District Board to effectively carry on the registration of vital statistics.

Resolution.—The Board are of opinion that the registration of vital statistics may be left as at present to the local Revenue Officers and that the local bodies may obtain any information wanted, in furtherance of their work from such local officers. In this view, no amendments in the Regulation are required.

7. Letter No. 2869-76, dated the 11th April 1923, from the Director of Industries and Commerce, suggesting the purchase of 2 H. P. Suction Gas Engine with a Joice Pump costing Rs. 1,600 for demonstration purposes in connection with rural water-supply schemes.

Resolution.—The Board have noted the suggestion.

8. Letter No. 688, dated the 14th May 1923, from the Executive Engineer, Mysore Division, forwarding for countersignature an estimate for Rs. 1,008 for special repairs to Mysore-Talkad-Sivasamudram road, the cost being met out of the grant allowed to Public Works Department.

Resolution.—May be sanctioned.

9. Correspondence ending with the Mysore Division Executive Engineer's letter No. 670, dated the 10th May 1923, furnishing an estimate for Rs. 2,360 for extending the musafirkhana at Nanjangud.

Resolution.—The Board do not consider this urgent and the work may be deferred.

10. Letter No. 518, dated the 10th April 1923, from the Executive Engineer, Mysore Division, forwarding for countersignature an estimate for Rs. 2,250 for additions and alterations to the Sub-Assistant Surgeon's quarters at Seringapatam.

Resolution.—The resolution of the Municipality may be awaited.

11. Correspondence ending with Mysore Division Executive Engineer's letter No. 668, dated the 10th May 1923, forwarding for countersignature an estimate for Rs. 7,058 for constructing a Local Fund Dispensary at Sahigrama.

Resolution.—May be passed.

12. Letter No. 89, dated the 20th March 1923, from the Executive Engineer, Mysore Division, forwarding for countersignature an estimate for Rs. 2,033, for repairing bridges in Yelwal-Hassan road.

Resolution.—Passed.

13. Letter No. 533, dated the 12th April 1923, from the Executive Engineer, Mysore Division, forwarding for countersignature an estimate for Rs. 250 for special repairs to Hunsur-Hanagud road, the cost being met out of the funds allotted to Public Works Department.

Resolution.—Passed.

14. Correspondence ending with letter No. 346, dated the 20th April 1923, from the Executive Engineer, Upper Channels Division, Yedatore, requesting that the annual maintenance estimate for 1922-23 respecting the Yelwal-Hassan deviation road may be countersigned and the outlay incurred till the end of March 1923, viz., Rs. 662 paid.

Resolution.—Passed.

15. Correspondence ending with Yedatore Taluk Board President's No. 150, dated the 9th May 1923, forwarding the views of the Taluk Board in the matter of levying an Educational Cess.

Resolution.—The question of the levy of the Education Cess in the district having been put to the vote, out of 30 members present, 19 voted for the levy and 11 against the same. The proposal to levy the cess is therefore lost.

16. Papers relating to the matter of granting an additional allowance of Rs. 5 per mensem to Hakeem Nawab Meer Esoof Alli Khan, Mysore, his present allowance being Rs. 15.

Resolution.—The increased sum may be paid from the date it was passed for inclusion in the budget.

17. Correspondence ending with Nanjangud Taluk Board President's Report No. 1087, dated the 10th May 1923, soliciting sanction for opening a ferry near Mole, (hamlet to Hadinaru village) for plying boats across the "Kapila River" and for permanently leasing out the right to one Marilinga Naika at an annual rental of Rs. 5.

Resolution.—The Board approve of the lease being given as proposed, but it should be limited to a period of five years.

18. Correspondence ending with Yedatore Taluk Board President's No. 155, dated the 12th May 1923, soliciting sanction to the resolution of the Taluk Board for opening a Vaidyasala at Hanasoge the cost being met by the Taluk Board.

Resolution.—Approved. Details of cost under "Pay," etc., may be obtained before final sanction.

19. Report No. H., dated the 27th March 1923, from the President, Yedatore Taluk Board, forwarding for sanction the resolution of the Taluk Board for opening a Veterinary Hospital at Yedatore.

Resolution.—Approved.

20. Correspondence ending with Hunsur Taluk Board President's Report No. 200, dated the 3rd April 1923, forwarding for sanction the proposal of the Taluk Board for opening a ferry for plying boats across the Lakshmanathirtha river near Husenapura, Gavdagere hobli, Hunsur Taluk.

Resolution.—Approved.

21. Hunsur Taluk Board President's Report No. 187, dated the 3rd April 1923, forwarding for sanction the resolution of the Taluk Board for raising the present mileage allotment of Rs. 200 to Rs. 300 per mile for the annual repairs of Hunsur-Yedatore road.

Resolution.—Deferred (for inspection of the road by the President).

22. Letter No. 398, dated the 5th April 1923, from the President of Town Municipal Council of Nanjangud applying for a contribution of Rs. 2,000 from District Funds towards the maintenance cost of opening a High School at Nanjangud.

Resolution.—It is regretted that this expenditure cannot be met by the District Board.

23. Correspondence ending with Report No. 266, dated the 30th April 1923, from the President of Gundlupet Taluk Board, furnishing further information in the matter of making alterations in the schedule of rates relating to the right of collecting fees in the Terakanambi Market.

Resolution.—The resolution of the Taluk Board does not seem to be correct. The necessary instructions may be given to the President.

24. Report No. 402, dated the 24th May 1923, from the President of the Taluk Board of Nagamangala forwarding for sanction the Board's proposal for (a) contributing a sum of Rs. 24 from the Taluk Fund annually for the maintenance of the Reading Room at Nagamangala (b) for locating it in a portion of the musafirkhana.

Resolution.—The payment of contribution is approved. But the location of the Reading Room in the musafirkhana is inconvenient and other arrangements may be made.

25. Chamrajnagar Taluk Board President's Report No. 771, dated the 5th May 1923, forwarding for sanction the Taluk Board's proposal for opening a cattle-pound at Yaraganahalli.

Resolution.—Approved.

26. Nanjangud Taluk Board President's Report No. 1007, dated the 17th April 1923, forwarding for sanction the Taluk Board's proposal for contributing a sum of Rs. 1,000 from its fund towards the cost of opening a High School at Nanjangud.

Resolution.—The resolution of the Taluk Board is not correct having regard to the provision of the Local Board Regulation and the directions of Government contained in para 7 of the G. O. No. 5350-3—Edn. 218/12-15, dated 8th March 1923, which makes mention of only contributions from Municipalities.

27. Correspondence ending with Nanjangud Taluk Board President's No. 1005, dated the 17th April 1923, forwarding for sanction the Board's resolution for increasing the present allowance of the Native Pandits of Kalale and Tagadur by Rs. 5 each, their present allowance being Rs. 15 and Rs. 13 respectively.

Resolution.—Approved.

28. Mandya Taluk Board President's report No. 840, dated the 22nd May 1923, forwarding for sanction the Board's resolution for converting the Musafirkhana at Sivapuram into a 3rd class Travellers' Bungalow.

Resolution.—Approved.

29. The proposal of the Taluk Board of Mysore for opening a cattle pound on the Chamundi Hills.

Resolution.—The establishment of a Pound as an experimental measure for one year is approved.

30. Memo No. O. C. 1825, dated the 16th April 1923, from the Deputy Commissioner, Mysore District, requesting the payment of compensation amounting to Rs. 45 for acquiring lands required by the Panchamas of Harave Mallarajapatna Village, Hunsur Taluk, for building houses.

Resolution.—Approved.

31. Correspondence relating to the acquisition of a portion of Survey No. 1 for shifting the Holageri of Bettamadahalli Gundlupet Taluk.

Resolution.—Approved.

32. Correspondence relating to the acquisition of a portion of Survey No. 137 in the Ohtanahalli Village, Malvalli Taluk, for the purpose of Village Extension.

Resolution.—Approved.

33. Correspondence relating to the acquisition of one acre of land out of Survey No. 313 of Hebbadi Village, Seringapatam Taluk, for the purpose of Village Extension.

Resolution.—Approved.

34. Correspondence relating to the acquisition of a portion of Survey No. 1 of Basavanahalli Village, T.-Narsipur Taluk, for the extension of the village.

Resolution.—Approved.

35. Correspondence relating to the acquisition of portions of Survey Nos. 56, 57—1, 57—2, 60, 61—1 and 61—2 in the Devamudahalli Village, Nagamangala Taluk, for the extension of the village.

Resolution.—Approved.

36. Correspondence relating to the acquisition of a portion of Survey No. 315 of Budanur Village, Mandya Taluk, for the burial ground of Panchamas.

Resolution.—Approved.

37. Correspondence ending with French Rocks Division Assistant Commissioner's No. 757, dated the 16th May 1923, regarding the estimate for Rs. 1,613 for constructing a causeway across Chikkayagathihalla at 1—19 of Mandya-Nagamangala Road.

Resolution.—Passed.

38. Petition dated the 19th May 1923, from Mr. Eswaragiri Purushotama Anandagiri Goswami, Mysore, praying for the supply of two breeding bulls to him.

Resolution.—Deferred.

39. Read and recorded the Government Orders.

40. Correspondence relating to the holding of a weekly santhe at Arakere, Seringapatam Taluk.

Resolution.—Approved.

41. Review of the vital statistics for the half-year ending 31st December 1923.

Resolution.—Recorded.

42. Government Proceedings No. 6311-21—Edn. 459-221, dated the 30th May 1923, cancelling their order of resumption of the additional items of revenue assigned to District Boards from the Local Funds General and Rural Mohatarfa and directing that the District Board of Mysore should contribute a sum of Rs. 50,000 to the Education Department to be utilised for school buildings and school equipment during the year 1923-24.

(a) Letter No. H. C. 883—22-23, dated the 6th June 1923, from the Inspector-General of Education proposing with reference to the above Government order that (1) 25 per cent of the amount contributed may be utilised towards school equipment and 75 per cent used towards school buildings; (2) the sum available for school equipment may be distributed as follows—

Furniture	40 per cent
Maps and charts	35 do
Other equipment	25 do

and (3) to confine the utilisation of the funds to Middle and Primary Schools in the district.

Resolution.—While thanking the Government for their order cancelling the resumption of the additional items of revenue from the funds of the District Board, the Board regret that their opinion was not taken in directing a portion of the income to be set apart for a definite purpose, *viz.*, for providing educational facilities. The Board will now take up for consideration the question of making the necessary provision for the purpose, having due regard to other item of heavy expenditures such as, financing Railway Construction, etc., in the district which have devolved upon them.

43. Continuance of the services of the temporary Well Overseer and his peon whose period of retention expires on 30th June 1923.

Resolution.—The retention of the Overseer and his peon for a period of one year is approved.

44. Resolved that the next meeting of the District Board may be held on 29th September 1923.

H. KRISHNA SASTRY,
For President, District Board.

KOLAR GOLD FIELDS.

PROCEEDINGS OF THE 6TH ORDINARY MEETING OF THE KOLAR GOLD FIELDS SANITARY BOARD FOR THE YEAR 1922-23, HELD ON FRIDAY THE 22ND JUNE 1923 AT 4 P.M. IN THE SANITARY BOARD OFFICE AT CHAMPION REEF.

Present ... 7 | Absent ... 8

1. Confirmation of the proceedings of the 5th Ordinary meeting of the Board held on 20th April 1923.

Resolution.—Confirmed.

2. List of works sanctioned in April and May 1923.

Resolution.—Approved.

3. (i) Draft rules for the extension of the Mysore prevention of Adulteration Regulation IX of 1921, to the Sanitary Board area.

(ii) Opinion of the Sub-Committee on the subject.

Resolution.—The rules as revised by the Sub-Committee are approved, with three additions, *viz.*—

(1) Government may be requested to reduce the stamp fee to one anna for all applications for licenses for dairies and dairy keepers.

(2) After Rule 11 in the rules regulating dairies, dairymen, etc., insert the following rule as Rule 12 and renumber the subsequent paras in the rules.

In regard to the place where cattle are kept, the provision contained in Section VI Rule 1 of the rules for the special sanitation of the Sanitary Board area published in Government Notification No. 7075—L. B. 185-12-3, dated 22nd March 1916, shall apply.

(3) The following schedule of fees as per Rule 2 of the Rules under the Mysore Prevention of Adulteration Regulation IX of 1921, may be adopted.

	Rs.
(1) Milk and cream chemical examination for Adulteration with water or of chemicals only	20
(2) Butter and Ghee	30

4. Deferred Subject No. 19 of the last meeting, in the matter of the Sanitary Board meeting the cost of making, painting and erecting speed-indicator Boards or Motor Cars on the roads of the Sanitary Board.

Resolution.—The Sanitary Board regrets it cannot do this.

5. Letter No. L. 7244—L. B. 1002-22, dated 30th April 1923, from the Secretary to Government, Revenue Department, calling for the Boards' opinion for enhancing the rate of fees from four to eight annas in the case of 3rd class travellers bungalows from two to four annas for musafir-khanas per room per day.

Resolution.—No opinion is offered in regard to 3rd class travellers bungalows as there are no such under the control of the Sanitary Board. As regards musafir-khanas the maximum fee may be 4 annas, the actual fee in each case being fixed with reference to its local conditions.

SUPPLEMENTAL SUBJECTS.

6. Election of a non-official member for the Dasara Representative Assembly in place of Col. G. A. Paterson who left the Field.

Resolution.—Deferred as there is no quorum to-day.

7. An estimate for Rs. 41 for shifting the existing fountain in Sonnakoppam village to the western end of the village, received with No. 1596, dated 12th June 1923, from the Executive Engineer, Water Supply Division, Bangalore.

Resolution.—Sanctioned.

S. SHAMANNA,

Vice-President, Sanitary Board.

No. L. 8428—Ml. 50-22-17, dated 30th June 1923.

Under Sections 10, 11 and 17 of the Mysore Municipal Regulation, VII of 1906, and the Rules framed thereunder the Municipal Council of Tarikere in the Kadur District shall be reconstituted as follows for a term of three years commencing from the 1st July 1923:—

A. Sec. 10 (1) (a) Elected Councillors—

- | | |
|--|--|
| 1. Mr. A. Venkataramiah, Landholder, Tarikere. | |
| 2. „ Baba Sahib, do do | |
| 3. „ Mir Mahomed Sahib do do | |
| 4. „ T. Basetyappa, do do | |
| 5. „ M. Thimmiah, do do and Trader, Tarikere. | |
| 6. „ Marisankanna, do do | |
| 7. „ Doddamane Puttiah, do do | |
| 8. „ T. H. Shankarappa do do | |

B. Sec. 10 (1) (b) (i) Nominated Councillors—

- | |
|--|
| 1. Mr. Dodda Venkataramanaiya, Landholder, Tarikere. |
| 2. „ Kenchanna, do and Merchant. |
| 3. „ Tuljappa, Merchant, Tarikere. |
| 4. „ Kasi Srirangaiya, Merchant, Tarikere. |
| 5. „ K. Somiah, Shanbhog and Landholder, Tarikere |

C. Sec. 10 (1) (b) (ii) Ex-officio—

- | |
|---|
| 1. The Sub-Divisional Assistant Commissioner, Tarikere Sub-Division, President. |
| 2. The Medical Officer in charge of the Local Fund Dispensary at Tarikere. |
| 3. The Sub-Division Officer of the Public Works Department at Tarikere. |

ERRATA.

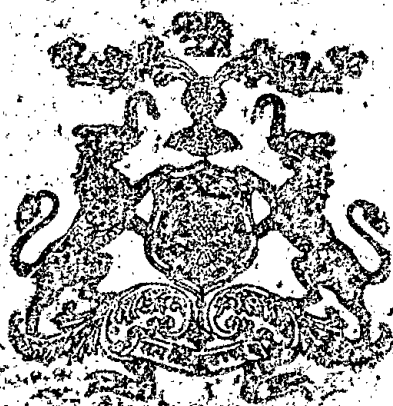
In line 15 of the Notification No. L. 8278—Ml. 52-22-9, dated 26th June 1923, published on page 297 of the *Mysore Gazette*, dated 28th June 1923—

For Mr. B. Krishna Rao read Mr. M. B. Krishna Rao.

By Order,

T. E. JEYARAMA AIYAR,

*Secretary to Government,
Revenue Department.*



The Mysore Gazette.

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BANGALORE, THURSDAY, JULY 12, 1923.

PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

MUNICIPAL AND LOCAL BOARDS.

No. L. 43—Ml. 72-22-29, dated 4th July 1923.

In continuation of Notification No. 6272—San. 11-17-30, 31, dated 8th May 1918, declaring vaccination compulsory for a period of five years from 1st June 1918 in the area of Chamrajnagar Municipality in the Mysore District, it is hereby notified that the term has been extended for a further period of five years.

No. L. 65—L. B. 35-22-36, dated 5th July 1923.

Under Rule 7 of the rules under the Mysore Local Boards and Village Panchayets Regulation, 1918, published with Notification No. R. 7559—L. B. 54-18-1, dated 18th December 1918, Mr. T. Devandrappa is appointed a Member of the Chitaldrug District Board in place of Mr. M. S. Narasinga Rao, resigned.

No. L. 97—Ml. 60-23-1, dated 5th July 1923.

Under Sub-Section 2 (a) of Section 23 of the Mysore Municipal Regulation, VII of 1906, as amended by Regulations V of 1918 and IV of 1923, Mr. Ananda Rao Sirsi, B.A., LL.B., Deputy Commissioner, is re-appointed President of the Bangalore City Municipal Council with effect from the 1st July 1923.

No. L. 175—L. B. 31-22-107, dated 9th July 1923.

With reference to Notification No. 8753—L. B. 109-17-10, dated 15th January 1919, fixing the constitution of the Nagamangala Taluk Board in the Mysore District and Rule 3 of the Rules under the Mysore Local Boards and Village Panchayets Regulation, 1918, published with Notification No. R. 7559—L. B. 54-18-1, dated the 18th December 1918, the said Taluk Board is reconstituted as follows for a term of three years from the 15th July 1923.

A. *Ex-officio* Members.

1. The Amildar of Nagamangala Taluk (President).
2. The Medical Officer in charge of Local Fund Dispensary, Nagamangala.
3. The Senior Officer of the Public Works Department, Nagamangala Taluk.

B. Elected Members—I. At Group Elections.

4. Mr. Kulle Gowda, Patel and Land-holder, Bindenahalli.
5. „ N. Thimme Gowda, Land-holder, Nagatihalli.
6. „ B. Shama Sastri, Land-holder, Bindiganavale.
7. „ T. K. Kapani Gowda, Land-holder, Honakere.

II. By holders of entire alienated villages.

8. Mr. Yembarumanarachar, Inamdar, of Nalakunda village.

III. By select Village Panchayets.

9. Mr. Subba Rao, Devalapur Village Panchayet.
10. „ Gangappa, Bellur do.
11. „ Kappanna, Honnavara do.
12. „ C. V. Venkataramiah, Chinya Village Panchayet.

C. Nominated Members other than ex-officio.

13. Mr. Gadde Gowda, Land-holder and Patel, Satenahalli.
14. „ Ghouse Sab, Land-holder and Contractor, Nagamangala.
15. „ Gundappa, Shanbhog and Land-holder, Devalapura.
16. „ Thimme Gowda, Shanbhog and Patel, Biligunda.

No. L. 179—Ml. 47-22-20, dated 10th July 1923.

Under Section 18 of the Mysore Municipal Regulation, No. VII of 1906, Mr. B. Keser-singh, Retired Amildar, is nominated a Councillor on the Town Municipal Council of Tumkur *vide* Mr. A. Ponnaswamy Mudaliar, who vacated his seat on the Council under Section 15 (2) (e) of the said Regulation.

By Order,

T. E. JAYARAMA AIYAR,
Secretary to Government,
Revenue Department.

HASSAN DISTRICT.

Notification dated 30th June 1923.

Under Section 51 of the Mysore Local Boards and Village Panchayet Regulation and the rules issued thereunder with Government Notification No. 1048—L. B. 6-18-3, dated the 16th July 1918, Mr. K. Narasimhamurti is declared duly elected as Chairman of the Konanur Village Panchayet, Arkalgud Taluk, during its present constitution pending the formal constitution of the same into a Minor Municipality as sanctioned in Government Order No. L. 324—Ml. 199-21-2, dated 17th July 1922.

P. SURYANABAYANA SETTI,
For Deputy Commissioner.



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BANGALORE, THURSDAY, JULY 12, 1923.

PART III.

Legislative Measures and Rules thereunder.

NOTIFICATIONS.

No. 1—L. C., dated 10th July 1923.

A meeting of the Mysore Legislative Council will be held in the Public Offices Buildings, Bangalore, at 12 noon, on Saturday the 11th August 1923.

By Order,
C. ABDUL GHANI,
Secretary, Mysore Legislative Council.

No. L. 210—Ml. 136-22-4, dated 10th July 1923.

In exercise of the powers conferred by Sub-Section 3 of Section 187 of the Mysore Municipal Regulation, Government are pleased to make the following rule:

Minor Municipal Councils may levy an educational cess not exceeding one anna in the rupee levied as tax (i) on buildings and lands situated within the Municipal area and (ii) "on arts, professions, trades and callings and on offices and appointments" to be utilized solely for purposes of education.

By Order,
T. E. JEYARAMA AIYAR,
Secretary to Government,
Revenue Department



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BANGALORE, THURSDAY, JULY 19, 1923.

PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

MUNICIPAL AND LOCAL BOARDS.

No. L. 321—MI 50-22-18, dated 14th July 1923.

Under Section 18 of the Mysore Municipal Regulation VII. of 1906, as amended by Regulation No. V of 1918 and IV of 1923, Mr. D. S. Puttanna, B.A., F.R.C.S., (Edin.) etc., District Medical Officer, Kadur District, is appointed Municipal Councillor of the Chikmagalur Municipal Council *vice* the District Sanitary Officer, Kadur District, whose post was abolished.

By Order,
T. E. JEYARAMA AIYAR,
Secretary to Government,
Revenue Department

EXTRACT FROM THE PROCEEDINGS OF THE 1ST (ORDINARY) MEETING OF THE BOARD OF TRUSTEES FOR THE IMPROVEMENT OF THE CITY OF MYSORE, HELD AT THE CHAIRMAN'S OFFICE (RANGACHARLU MEMORIAL HALL), ON SATURDAY THE 7TH JULY 1923, AT 8-30 A.M.

Present ... Absent ... 4

I. Proceedings of the meeting held on 9th June 1923.
Confirmed.

II. Government Proceedings No. L. 6119-20—MI. 3-22-10, dated the 19th June 1923, regarding the cost of acquisition for the land handed over to Mr. Banumiah for the benefit of his school.

Recorded with a resolution to request Government to re-consider the subject.

III. Statement showing bits of land sold during the month of May 1923.
Ratified.

IV. Estimate for Rs. 45,000 for replastering surki concrete drains of No. II drainage area, Mysore City.
Sanctioned.

V. Statement of temporary establishment required for the year 1923-1924.
Sanctioned.

C. SRIKANTESVARA AIYAR,
Chairman.

No. L. 415—L. B. 36-22-13, dated 17th July 1923.

The following shall be substituted for Rule 4 of Section I of the Rules for the Special Sanitation of the Kolar Gold Fields area issued under Government Notification No. 7075—L. B. 185-12-3, dated the 22nd March 1916:—

The Deputy Commissioner shall be the President of the Sanitary Board. There shall also be a Vice-President, who shall be either appointed by Government by name or *ex-officio*, that is to say, by virtue of his executing the functions of any office, which the Government from time to time notifies in this behalf. The Vice-President shall exercise all the powers of the President during the absence of the President.

When the Vice-President goes on leave or is absent on other duty for short periods and no arrangements are ordered for filling up the vacancy, the Medical Officer of Health for the Gold Fields will perform the duties of the Vice-President.

No. L. 373—L. B. 49-22-156, dated 16th July 1923.

Under Rule (2) of The Rules for the Election of Presidents and Vice-Presidents of Local Boards issued with Government Order No. 11758—L. B. 54-18-8, dated 15th March 1919, the Government of His Highness the Maharaja of Mysore are pleased to approve of the election of Mr. V. Rangaswamy Iyengar as Vice-President of Seringapatam Taluk Board in the Mysore District.

No. L. 427—Ml. 61-23-6, dated 17th July 1923.

In continuation of Notification No. R. 2341—Ml. 68-20-12, dated the 18th August 1920, it is hereby notified that vaccination shall be compulsory for a period of another three years from 1st August 1923, in the Anekal Municipality.

No. L. 430—Ml. 51-22-10, dated 17th July 1923.

Under Section 18 of the Municipal Regulation, No. VII of 1906, Mr. N. Subbannachar is appointed a Member of the Municipal Council of Shimoga Town *vice* Mr. C. Bhima Rao, deceased.

By Order,
T. E. JEYARAMA AIYAR,
Secretary to Government,
Revenue Department.



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BANGALORE, THURSDAY, JULY 26, 1923.

PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

MUNICIPAL AND LOCAL BOARDS.

No. L. 596—L. B. 34-22-42, dated 20th July 1923.

Under Rule 7 of the Rules under the Mysore Local Boards and Village Panchayet Regulation, 1918, published in Notification No. R. 7559—L. B. 54-18-1, dated 18th December 1918, Government are pleased to approve of the election of Mr. Sivalingappa as a Member of the Shikaripur Taluk Board, in place of Mr. Ganesha Rao deceased.

No. L. 612—Ml. 61-23-7, dated 21st July 1923.

In continuation of Notification No. R. 2343—Ml. 63-20-12 dated the 1st August 1920, it is hereby declared that vaccination shall be compulsory for a further period of three years from 1st August 1923 in the Nelamangala Town.

By Order,

T. E. JEYARAMA AIYAR,

Secretary to Government,

Revenue Department.

MYSORE CITY MUNICIPALITY.

EXTRACT FROM THE PROCEEDINGS OF THE 25TH (SPECIAL) MEETING OF THE CITY MUNICIPAL COUNCIL, MYSORE, HELD IN THE RANGACHARLU MEMORIAL HALL ON SATURDAY THE 12TH MAY 1923, AT 8 A.M.

MEMBERS.

Present ... 22

Absent ...

8.

I. Election of the Vice-President.

Waited for half an hour till 8-35 A.M.

The following 17 Councillors (excluding President) were present:—

1. Mr. K. Dhanakotichetty.
2. " V. Thiruvengada Modaliar.
3. " M. Madappa.
4. " E. Purushothama Anandagiri Goswamy.
5. " C. M. Abdul Aziz Pasha.
6. " Srikantachar.
7. " M. Narayanaswamy.
8. " N. Setwaji Rao.

9. Sowcar Mr. V. Thimmiah.
10. Mr. Tippu Sultan Allikhan.
11. " T. S. Siddappa, L.M. & S.
12. " M. K. Madhava Rao, Powar.
13. " Settappa Siddappa.
14. " B. Munivenkatappa.
15. " U. R. Lingoji Rao.
16. " P. S. Anantha Rao and
17. Rev. E. S. Edwards.

In pursuance of the desire of some of the Members of the Council present, it was proposed to wait till 9 A.M.

Altogether with the President there were only 22 Councillors present at 9 o'clock. No quorum.

No election held.

EXTRACT FROM THE PROCEEDINGS OF THE 26TH (ORDINARY) MEETING OF THE CITY MUNICIPAL COUNCIL, MYSORE, HELD IN THE RANGACHARLU MEMORIAL HALL ON WEDNESDAY THE 30TH MAY 1923 AT 5.15 P.M.

Members.

Present 14 | Absent 16.

I. Proceedings of the meeting of the month of April 1923.

Confirmed.

II. Confirmation of sales of Toll etc.

Sales confirmed, excepting items Nos. 34 and 40 which should be resold.

VII. Estimate for Rs. 1,400 for the decorations to be done during Birthday of His Highness the Maharaja of Mysore, with Managing Committee Resolution.

Sanctioned Rs. 1,200

VIII. *Resolved* to adjourn the meeting for want of time

C. SRIKANTESVARA AIYAR,
President.

SHIMOGA DISTRICT.

Notification dated 13th July 1923.

Under clause 8 of the Rules framed under Section 37 of the Mysore Local Boards and Village Panchayet Regulation, Mr. Chennaveerappa, Patel of Shiravante village in Sagar Taluk, is appointed as the nominated member of the Shiravante Village Panchayet, in the place of Mr. Bidarada Veerappa, deceased.

C. SUBBA RAO,
*For Deputy Commissioner and President,
District Board.*



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BANGALORE, THURSDAY, AUGUST 9, 1923.

PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

MUNICIPAL AND LOCAL BOARDS.

No. L. 772—Ml. 60-23-8, dated 31st July 1923.

Under rule (1) of the rules published with Notification No. 4999—Ml. 45-18-4, dated 30th September 1918 the election of Mr. B. Suryanarayana Rao, as Vice-President of the Hassan Town Municipal Council is approved.

No. L. 874—Ml. 61-23-9, dated 1st August 1923.

Under Section 2 (1) of the Vaccination Regulation I of 1906, vaccination shall be compulsory within the local area under the control of the Minor Municipal Council of Nyamati (Honnali Taluk) for a period of three years from 1st August 1923.

No. L. 929—Ml. 69-22-80, dated 3rd August 1923.

Under Section 2 (1) of Regulation, No. I of 1906, it is hereby declared that vaccination shall be compulsory in the local area within the control of the Municipal Council of Krishna-rajapete for a period of five years from 1st August 1923.

By Order,

T. E. JAYARAMA AIYAR,
Secretary to Government,
Revenue Department.

DAVANGERE TOWN MUNICIPALITY.

Dated 30th July 1923.

The right to collect tolls at the toll-gates as noted in Schedules A and B, during ten months from 1st September 1923 to end of June 1924, in the official year 1923-24, will be sold by public auction at the places and on the dates specified against each gate.

2. Persons intending to bid at the sale must attend in person or by a duly accredited agent. Every such person should deposit beforehand an amount equal to one-sixth of the contract amount for the previous year as shown in Schedule A, as earnest money. The deposits of all the bidders, except the first two or three whose bids are to be recommended for acceptance, will be returned at the close of the sale. The deposit of the successful bidder, who will be called the contractor, will be returned only on fulfilment of the contract. The deposits of the remaining bidders will be returned soon after the confirmation of the sale.

3. The sale will not become absolute until confirmed by the authority noted in Schedule A, who reserves the final power of refusing or accepting without assigning any reason whatever, the highest or any bid that may be offered.

4. The contractor shall, within fifteen days of the receipt of information of confirmation of the sale in his favour, execute an agreement on a duly stamped paper binding himself and his heirs to observe the conditions hereinafter set forth and to be subject to the penalties, forfeitures and liabilities referred to therein and shall furnish, if he does not hold property in Mysore, at least two sureties who own sufficient properties in the Mysore State for the due performance of the contract.

5. The contract shall not be transferred by sale, gift or otherwise or sub-leased without the previous sanction of the Municipal Council.

6. The contract amount shall be paid in twelve equal monthly instalments in advance on the 1st day of every month into the Municipal Office.

7. The contractor shall have no claim to the fees recovered from persons compounding the payment of toll in accordance with the Standing Rules and Orders approved by Government. He shall also pay along with the instalments, the authorised Local Railway and Educational cesses if any, at the prescribed rates.

8. Interest at 9 per cent per annum shall be levied on all overdue amounts till date of payment.

9. The contractor shall collect tolls only at the rates and at the gates on the traffic specified in Schedules A and B.

10. The contractor shall give to the person paying the toll a proper receipt showing the date and hour of payment of toll.

11. The contractor shall keep at the toll-gate, true accounts of the daily collections and of the traffic passing through the toll-gate. These accounts shall be open to the inspection of the Municipal President. He shall, if required by Municipal President, furnish to the office at the end of every month, a true return for the month showing the traffic passing through the gate in the prescribed form.

12. The contractor will have the use of the existing toll-house and gate without payment of any rent, and he should keep them in good repair, failing which, the cost of repair will be recovered from him. If any toll-gate or house is required, it will be put up at the cost of the Municipal Council.

13. The contractor shall not be entitled to any remission of the contract amount or to any compensation on account of seasonal conditions or any other cause whatever.

14. The contractor shall conform generally to the rules published in the late Chief Commissioner's Notification No. 274, dated 4th November 1876, and the rules issued under the Local Boards and Village Panchayats Regulation or the rules framed by the Municipal Council under the Municipal Regulation. He shall recognize all exemptions made by the statute or rules in force for the time being. He shall pay special attention to the following points:—

(a) A table of authorized tolls shall be legibly written in English and Kannada and shall be put up in a conspicuous place near toll-gate.

(b) Animals drawing any vehicles for which tolls can be demanded are not also to be charged with toll.

(c) No more than one payment of toll shall be demanded at any toll-gate in respect of any vehicle in any one period of twenty-four hours counted from sunrise to sunrise.

(d) Carts laden with bone or other substance as manure shall be treated as unladen and tolled accordingly.

(e) No toll shall be levied on foot-passengers.

(f) No tolls shall be levied for the passage of Troops or Military Stores or equipages or of Police Officers on duty or of any person or property in their custody or of any property *bona fide* belonging to Government as established, where proof is required by the production of a pass or certificate from any officer of the department to which the property belongs, authorised by the Deputy Commissioner or by Government to grant such certificates or passes, which pass or certificate shall be delivered up at the last toll-gate passed before the cart, carriage, or animal, conveying such property, reaches the destination noted in such pass or certificate.

(g) No toll shall be levied for the passage of traffic, cars, animals, etc.

(1) Belonging to the Municipal Council;

(2) Conveying Municipal servants on duty or property in the custody of such servants;

(3) Licensed by the Municipal Council.

- (4) Assessed by the Municipal Council to Municipal taxation provided the tax has been paid in advance;
- (5) Possessed by a person who has compounded with the Municipal Council prescribed sum in accordance with the rules approved by Government;
- (6) Engaged by the Postal Department to convey mails;
- (7) Belonging to the Hon'ble the British Resident in Mysore;
- (8) Belonging to Government servants travelling on duty who are certified by their respective immediate superiors as being not entitled to travelling allowance;
- (9) Belonging to His Highness the Maharaja or His Highness the Yuvaraja.

15. Any breach of the above conditions or rules on the part of the contractor or his servants will entail the forfeiture of the deposit or the levy of a fine not exceeding Rs. 50 for each infringement. If the fine be not paid or in the event of instalments or other sums due are not paid within the prescribed date, it shall be competent to the President to suspend further collection of toll by the contractor and dispose of the right to collect the toll during the remaining period by a resale or otherwise. The sale will be held at the risk of the defaulting contractor who shall be liable to make good all losses accruing, but shall not be entitled to any profits arising from the resale.

16. The imposition of fine or resale of the contract shall be no bar to the prosecution of the contractor or his employees for any offence or to the institution of other legal steps against them under any law in force for the time being.

M. CHENNA RAJA URS,

President.

SCHEDULE A.

1. Name of toll-gate	Davangere Town Municipal
2. Situation of the gate	toll-gates.
3. Whether toll is to be levied on, through traffic, incoming traffic, or outgoing traffic	On the Town limits.
4. Traffic specially exempted from payment of toll on account of the peculiar situation of the toll-gate or the special requirements to the people near the toll-gate.	1. Incoming traffic.
5. Amount of deposit required	Nil.
6. Place of sale	Rs. 3,005.
7. Date of sale	Chamarajendra
8. Officer conducting the sale	Memorial Hall, Davangere.
9. Officer confirming the sale	18th August 1923, at 3 P.M.
10. Remarks	The President, Town Municipal Council, Davangere.

SCHEDULE B.

Details of traffic.	Rate.
	Rs. a. p.
Every laden cart or carriage	0 4 0
Every empty cart or carriage	0 2 0

N.B.—Carts carrying firewood, fodder and thatch should be treated as unladen for the purpose of levying tolls.



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BANGALORE, THURSDAY, AUGUST 16, 1923.

PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

MUNICIPAL AND LOCAL BOARDS.

No. L. 1069—Ml. 50-23-3, dated 8th August 1923.

Under Sections 10, 11 and 17 of the Mysore Municipal Regulation VII of 1906 and the rules framed thereunder the Minor Municipal Council of Narasimharajapura in the Kadur District, shall be reconstituted as follows for a term of three years commencing from the 2nd September 1923:—

A. Sec. 10 (1) (a) Elected Councillors—

1. Mr. Nadig Bhistaiya, Jamindar, Narasimharajapura.
2. „ A. Sreenivasa Rao, Jamindar and retired Taluk Sheristedar, Narasimharajapura.
3. „ M. N. Srikantappasetti, Sahukar and Landholder, Narasimharajapura.
4. „ Kudli Venkata Rao, Landholder and Muktear, do

B. Sec. 10 (1) (b) (i) Nominated Councillors—

1. Mr. Ladar Subbarayappa, Landholder and Merchant, Narasimharajapura.
2. „ Mahomed Sheriff, Landholder and Contractor, do
3. „ I. N. Shantappa Setty, Sahukar, do
4. „ Hosdurga Srikantappa Setty, Sahukar, do
5. „ Devalkoppa Subbegowda, Landholder and Patel, do

C. Sec. 10 (1) (b) (ii) Ex-officio—

1. The Deputy Amildar, Narasimharajapura, President.
2. „ Sub-Assistant Surgeon at Narasimharajapura.
3. „ Sub-Division Officer of the P. W. D., Koppa.

No. L. 1104—Ml. 61-23-10, dated 9th August 1923.

In continuation of Notification No. R. 12672—Ml. 102-20-16, dated the 13th May 1921 it is hereby declared that the term of compulsory vaccination has been extended for a further period of three years, from 1st May 1923, in the area under the control of the Municipal Council of Malvalli in the Mysore District.

No. L. 1107—Ml. 171-22-2, dated 9th August 1923.

In exercise of powers conferred by proviso to para. 1 of Section 12 of the Cattle Tress

- (1) Buffalo
(2) Cow
(3) Calf

- (4) Horse
(5) Donkey
(6) Goat

1. Annapura
2. Idanahalli Palya
3. Biram Sabara Palya
4. Byranaikehahalli
5. Kauchagatta

6. Madihalli
7. Maranagero
8. Halenahalli
9. Goragondanahalli
10. Ramosettihalli

Pass Act 1871, as amended by Regulation VIII of 1892 and in continuation of Government Notification No. L. 6849—L. B. 83-21-7, dated 22nd May 1922, sanctioning the levy of fines at double the ordinary rates on cattle impounded in the Tiptur Town Cattle Pound for a period of six months, the Government of

His Highness the Maharaja of Mysore are pleased to direct that every head of the marginally noted kind of cattle which may be seized within the Tiptur Town Municipal Council area and the marginally noted surrounding villages and impounded in the Cattle Pound in the Tiptur Town be subject to the levy of double the fine specified in para one of aforesaid Section as a permanent measure.

No. L. 1137—Ml. 60-23-12, dated 10th August 1923.

Under Rule (i) of the rule for the election of Presidents and Vice-Presidents in Town and Minor Municipal Councils issued with Notification No. 4999—Ml. 45-18-4, dated the 30th September 1918, the Government of His Highness the Maharaja of Mysore are pleased to approve of the election of Mr. Vendor Nanjappa as Vice-President of the Municipal Council of T. Narsipur in the Mysore District.

No. L. 1073—L. B. 28-23-2, dated 8th August 1923.

Under Rule (i) of the rules for the election of Presidents and Vice-Presidents of Local Boards issued with Notification No. 11758—L. B. 54-18-8, dated 15th March 1919 the Government of His Highness the Maharaja of Mysore are pleased to approve of the election of Mr. Chicknanjareddy as Vice-President of the Taluk Board of Bagepalli in the Kolar District.

No. L. 1076—L. B. 64-23-1, dated 8th August 1923.

Under Section 21 (1) of the Mysore Local Boards and Village Panchayats Regulation VI of 1918, the Government of His Highness the Maharaja of Mysore are pleased to direct that orders of Government issued from time to time relating to the recruitment, promotion, etc., in the Government Service shall be deemed to be rules framed under the said Section for the employment of officers and servants by the Local Boards.

By Order,

T. E. JAYARAMA AIYAR,
Secretary to Government,
Revenue Department.

OFFICE OF THE CITY MUNICIPAL COUNCIL, BANGALORE.

Notice dated 30th July 1923.

Notice is hereby given that sealed tenders will be received up to 3 P.M. on 31st August 1923, by the President, City Municipal Council Bangalore, for constructing 25 poor houses in south-west corner of Basavangudi Extension.

Each tender must definitely state at what rate he can execute the work for the items noted in the statement.

The final acceptance of any tender will rest with the President, who does not bind himself to accept the lowest or any tender, and to assign any reason for the rejection of any tender.

Within eight days of the acceptance of the tender, the successful tenderer will be required to execute the contract bond in ten annas stamp paper, in default of which, his tender will be considered cancelled.

The work should be completed within six months from the date of acceptance of the tender.

The detailed plan and estimate can be seen in the Municipal Engineer's Office during office days and hours.

Materials for every item of work will be approved of by the Municipal Engineer and only such materials that are approved will be permitted to be used for the works.

Each tender must be accompanied by a deposit of Rs. 100 in cash or currency notes as earnest money and be superscribed "Tender for constructing 25 poor houses in south-west corner of Basavangudi Extension."

The name of the tenderer whose rates are accepted will be posted on the notice board in the Municipal Executive Engineer's Office.

The approximate quantity required for the above work is given below and the contractor is bound to accept slight variations or deviation from the plan which the Municipal Engineer might order during construction.

Water connection has been given for the building site and the tenderer has to bear the water charges as per bill received from the Water-supply Department.

Statement showing the approximate quantity required for constructing each poor house in south-west corner of Basavangudi Extension, Bangalore City.

No.	Particulars	Quantity	Rate	Per	Remarks
			Rs.		
1	Earthwork excavation	16		C. yd.	
2	Earth filling to basement with earth available from excavation.	10		"	
3	Stone in clay:—Foundation Basement	472 162		C. ft.	Foundation and basement are to be laid for only 9 houses, since the remaining 16 houses are already laid. Permission will be given for quarrying and removing stones from the quarry close by.
4	Burnt brick in clay for building 20 houses	1,068		"	Permission will be given for manufacturing bricks from the earth available in the site.
5	Brick in clay (only labour charges) for building 5 houses.	1,068		"	Only bricks will be supplied Departmentally for about 5 houses and the tenderer has to quote only labour charges which should include tools, scaffolding.
6	Teakwood battened doors as per pattern now provided for houses built including fitting charges, hinges, hasps, 7" tower bolts, etc., complete.	54		S. ft.	The wood is to be free from white stuff, cracks and knots. Only one plank of the required width is to be used for shutters and joining of two pieces will not be permitted. Only materials approved by the Municipal Engineer will be permitted to be used.
7	Teakwood windows with shutters as per pattern now provided for houses built with hinges, etc., complete including fitting charges.	39		S. ft.	Do do
8	Teakwood ventilators or windows as per pattern now provided for houses built, with hinges, etc., complete including fitting charges.	14		"	Do do
9	Mathywood work wrought and put up ..	20.62		C. ft.	The wood is to be free from knots, cracks and white stuff, and used after approval.
10	Roofing with 1st class Mangalore tiles on teak reapers with nail, etc., complete.	5.40		Sqr.	The tiles of approved pattern by the Municipal Engineer to be used. The teak reapers should be free from white wood, cracks and knots.
11	Ridge tiles set in mortar	23		R. ft.	
12	Chunnam plastering	21.00		Sqr.	The joints are to be scraped for $\frac{1}{2}$ inch before plastering.
13	Whitewashing two coats	13.00		"	
14	Colorwashing two coats	8.00		"	
15	Burnt stone slabs 4" to 5" thick for sills and lintels of doors and windows.	83.50		S. ft.	
16	Flooring on 3" concrete with chunnam plastering, etc., complete including cost and fitting of $\frac{3}{4}$ " galvanized (4) iron pipegutters of 14 feet length for the four rooms.	2.40		Sqr.	Only quarry metal of $\frac{1}{2}$ inch cubes to be used for concrete.
17	Wood oiling two coats for wood work.	3.00		"	Wood oil to be of approved sample of the Municipal Engineer.
18	Teakwood ornamental eave board 9" wide and $\frac{3}{4}$ " thick.	92		R. ft.	The wood should be free from white stuff, cracks and knots.
19	Chocolate painting two coats for doors and windows.	3.00		Sqr.	Only such paint that will be approved of by the Municipal Engineer will be permitted to be used.
20	Chunnam borders on brick in chunnam with chunnam plastering.	45.50		R. ft.	
21	Chunnam pointing to basement	1.00		Sqr.	The joints are to be scored for 1 inch before pointing.
22	Teakwood ornamental finials for gables ..	2		No.	
23	Teakwood ornamental finials small at corners of eaves.	4		No.	

Notice dated 6th August 1923.

POOR HOUSES.

1. Twenty-five houses will soon be ready for occupation in the VII Block of Basavagudi Extension.

2. They will be available only for persons whose monthly income does not exceed Rs. 30 per month either for a monthly rental of Rs. 5 or on Hire Purchase System of payment of Rs. 7 per month for twenty years.

3. Applications should reach the undersigned before 28th August 1923.

4. The conditions on which the houses will be given may be ascertained in the Municipal Office on working days between 11-30 A.M. and 5-30 P.M.

ANANDA RAO SIRSI,
President.

KOLAR DISTRICT.

Memo dated 6th August 1923.

Under sections 49 and 50 of the Local Boards and Village Panchayet Regulation, the Village Panchayet of Madanahalli, Kolar Taluk, is reconstituted as under for a period of three years:—

Names of elected members.

1. Mr. Govinda Gowda.
2. „ Appu Rao.
3. „ Shanbhog Naranappa.

Names of nominated members.

1. Mr. Beere Gowda (Patel).
2. „ Shamachari.

M. ABDUL HURH,
For Deputy Commissioner.

MYSORE DISTRICT.

Dated 2nd—6th August 1923.

Proclamation.

Under Section 8 of the Mysore Municipal Regulation No. VII of 1906, it is hereby notified that it is proposed to alter the Municipal limits of the Mysore City towards north-east and north-west as shown in the accompanying statement and that all persons who entertain any objection to the said proposal are required to submit the same with the reasons therefor in writing to the Deputy Commissioner, Mysore District, within two months from the date of this proclamation.

B. RAMASWAMIYA,
Deputy Commissioner.

MYSORE CITY MUNICIPAL BOUNDARIES.

(Revised.)

1. The boundary line of the City of Mysore, commences at the boundary stone fixed 270 feet, from the 2nd furlong of the 3rd mile on Yelwal road, and runs along, the boundary line of Padavarahally village, to the west of Survey Nos. 88, 89, 90, 103, 104, 105 and 106 and crossing the halla of the same village, turns to north-east, and runs along the north-west boundaries of Survey Nos. 112, 113 of Padavarahally village and 54, 56 and 57 of Margoudanahally village, meeting another halla at north-east corner of Survey No. 58 of the same village. From this point the line runs along the northern boundaries of Survey Nos. 50, 49, 48, 46, 47, 41, 34, 32, 31, 22 and 13 of Maragoudanahally village, and crossing the Survey No. 14 of the same village and also the Mysore-Arsikere Railway line, within the No. 14, crossing the Mysore-Bangalore Railway line just at the south eastern corner of Survey No. 14 of the same village, and going again still towards the east, keeping the northern boundary of Survey No. 205 of the same village, meets the Municipal boundary stone No. 2 on the old Belagola road.

2. [No alteration]—Then the line follows the southern boundary of Survey No. 192 of Maragoudanahally village till it meets the south-east corner of Survey No. 192, and from this point it turns towards the south, keeping the western boundary of Survey No. 182 of the same village, and meets the south-west corner of Survey No. 182, and then the line turns towards the east keeping the southern boundary of Survey Nos. 182, 181, 180 of the same village and turning at the south-east corner of Survey No. 180 and going northward forming the eastern boundary, Survey No. 180 turns towards the east, forming the northern boundaries of Survey Nos. 145 and 144, and skirting Survey No. 142 of Erangere village and crosses the Coles' Garden road. Then it goes towards the south along the east edge of the road, and meets the City Municipal boundary stone No. 3 at the 2nd furlong of the 1st mile.

3. [No alteration].—From this point the line runs towards the east, keeping the northern boundary of Survey No. 24 of Belvatha village, and meets the City Municipal boundary stone No. 4 between 4th and 5th furlongs of 36th mile on Bangalore-Nilgiri road.

4. [No alteration].—From this point the line runs towards the east, keeping the northern boundary of Survey Nos. 135, 134, 130, 129, 128 and 127 of Erangere village and meets the City Municipal boundary stone No. 5, on the old Seringapatam road.

5. From this point the line running along the southern boundary of Survey No. 280 of Belvatha village crosses Survey No. 112 of Erangere village and keeping along the northern boundaries of Survey No. 111 of Erangere village and 153, 152 of Devannor village, crosses the cart-track to Kesare, and continues to the north of Survey No. 161 of Devannor village, the line turns to the south and runs along the eastern boundaries of Survey Nos. 161, 160, 158, 157, 156 of Devannor village, and 53 and 55 of Erangere village, meeting the north-west corner of Survey No. 57 of Erangere village, after crossing the cart-track. From this point the line keeping along the northern boundary of Survey No. 57 of Erangere village meets the nalla at the north-east corner of Survey No. 57 of the same village and turns at this point towards the south, running along the above nalla, keeping the eastern boundaries of Survey Nos. 57, 60, 61 north-eastern corner of 33 and skirting 32 goes along the eastern boundary of Survey No. 30 of Erangere village, and meets the City Municipal boundary stone No. 6 on the Mysore Mahadevapur road at 4th furlong of the first mile.

6. [No alteration].—From this point the line, still following the same nalla or stream towards the south, intersects Survey No. 21 of Kathamaranahalli village, and following the eastern boundaries of Survey Nos. 22, 23, 26 and 30 of Kathamaranahalli village, meets the feeder channel, skirting Survey Nos. 38, 39, 40 and 36 of Kathamaranahalli village and turning towards the south, meets the south-west corner of Survey No. 56; and going along the western boundary of Survey Nos. 56, 57 and 69 of Kathamaranahalli village meets the City Municipal boundary stone No. 7 between 3rd and 4th furlong stones of 92nd mile of Mysore-Bangalore road.

7. [No alteration].—From this point the line intersects the Survey No. 67 of Kathamaranahalli village, and following the western boundary of Survey Nos. 62, 63, 84, 70, 69, 68, 76 and 126 of Kurubarahalli village, passes along the southern boundary of Kurubarahalli village, skirts the Survey No. 1 of the same village, crosses the Chamundi Hill road and meets the City Municipal boundary stone No. 8 at 5th furlong of the 1st mile.

8. [No alteration].—From this point the line runs along the northern boundary of Survey Nos. 4, 5, 42, 41, 40, 39, 53, 54 and skirting Survey No. 135 of Kurubarahalli village, runs along the western boundary of Survey No. 137, and turning again at this point towards the west goes along the northern boundaries of Survey Nos. 18, 17, 16, 15, 145, 146 and 151 of Kurubarahalli village, and partially skirting Survey No. 128 or Goblikatte, and partially traversing it passes along the western boundaries of Survey Nos. 142, 141 and 148 of Mysore Kasaba village, and meets the City Municipal boundary stone No. IX on Chamundi Hill road, via Goblikatte, just near the Karanji tank feeder.

9. [No alteration].—And from this point the line passes along the southern boundaries of Survey No. 140 and eastern boundary of Survey No. 150, and skirting the Survey No. 157 of Mysore Kasaba village, turns towards the south, forming the eastern boundary of Survey No. 159, and again turning towards the west and following the southern boundaries of Survey No. 159 and 160 of the Kasaba village, turns again towards the south and goes along the eastern boundaries of Survey Nos. 162, 163 and 164 of the Kasaba village, and again turning towards the west, keeping the southern boundary of Survey Nos. 164 of the same Kasaba village, meets the City Municipal boundary stone No. 10 at 5th furlong of 90th mile of Bangalore-Nilgiri road.

10. [No alteration].—From this point the line crosses the same road, keeping the southern boundary of Survey No. 215 of Kasaba village and meets the City Municipal boundary stone No. 11 at 5th furlong of 90th mile of old Agrahar road to Nanjangud.

11. [No alteration].—From this point the line follows the southern boundaries of Survey Nos. 237, 238, 244 and 247 of the Kasaba village, and turning towards the north goes along the eastern boundary of Survey No. 290, and skirting Survey No. 289 and keeping the southern boundaries of Survey Nos. 287, 286, 284 and 322 of Kasaba village, meets the City Municipal boundary stone No. 12 at 90th mile of Mysore-Manantody road.

12. [No alteration].—From this point the line keeps the western boundary of Survey No. 329 of the Kasaba village, and turning towards the west and skirting the Survey No. 330, runs towards the north along the cart-track to Kannegaudanakoppal or Malalvadi; then keeping the western boundaries of Survey Nos. 360, 365 and 364 of Kasaba village, it crosses the Nanjangud railway line, and skirting Survey No. 363 and keeping on the western boundaries of Survey Nos. 368, 337, 369 and 381, skirts Survey No. 383, and goes along the western boundary of Survey No. 384 of the Kasaba village.

From this point the line runs along the southern and western boundaries of Kannegaudanakoppal village site, and then turning towards the west, just at the north-west corner of the same village, goes along the northern boundary of Survey No. 193 of Malalvadi village, and then skirting Survey No. 6 on the east side, and going along the cart-track to Kukkarahalli village, keeping to the northern boundary of Survey Nos. 5, 8 and 12 of Malalvadi village, turns towards the north at the north-west corner of Survey No. 12 of Malalvadi village, and crosses the cart-track, keeping on the eastern boundaries of Survey Nos. 26, 25 and 2 of Kukkarahalli village and skirting the same village site on the south-west, crosses the Kukkarahalli tank feeder channel near the kodi, and meets the City Municipal boundary stone No. 13 just at the junction of Jayalakshmi Vilas road and Bogadi road at 275 feet from the 1st furlong on the 2nd mile of Bogadi road.

13. [No alteration]--From this point the line turns towards the north, and following the western side of Jayalakshmi Vilas road, meets the 1st boundary stone on Yelval road at 270 feet from the 2nd furlong at the 3rd mile.

From the above description it will be seen that the City of Mysore includes within its limits the parts of Padavarahalli, Maragoudanahalli, Balavatha, Erangere, Devanoor, Kathamaranahalli, Kurubarahalli, Kasaba village, Kannegaudanakoppal *alias* Malalvadi and Kukkarahalli.



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BANGALORE, THURSDAY, AUGUST 23, 1923.

PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

MUNICIPAL AND LOCAL BOARDS.

MYSORE CITY IMPROVEMENT TRUST BOARD.

PROCEEDINGS OF THE 2ND (ORDINARY) MEETING OF THE BOARD OF THE TRUSTEES FOR THE IMPROVEMENT OF THE CITY OF MYSORE, HELD AT THE CHAIRMAN'S OFFICE (RANGACHARLU MEMORIAL HALL) ON SATURDAY THE 11TH AUGUST 1923, AT 4 P.M.

Members.

Present 5. | Absent 3.

I. Proceedings of the first Ordinary meeting held on 7th July 1923
Confirmed.

V. Application, dated the 23rd May 1923, from Mr. Narayana Iyengar for the grant of the land to the east of Andapuram, Rangachar's house in Chamaraja Road for 'Vairamudi Mantap' in lieu of the land near Manteswami Temple.

Resolved that the land be granted, in lieu of the one near Manteswami Temple, for the construction of the "Vairamudi Mantap" as per approved plan, the work being commenced within three months from the date of permission and the same being completed within two years.

VI. Statement showing bits of land sold during the month of June 1923.

Ratified.

VII. Revised estimate for Rs. 1,783 for removing silt from the Storm Water Drain in No. IV, Drainage area, Chamaraja Road.

Approved.

VIII. Estimate for Rs. 85 for acquiring a stone Mantap near Chamundi Hill.

Approved.

IX. Estimate for Rs. 72 for repairing the road leading to Lalithadri.

Approved.

X. Estimate for Rs. 14,300 for laying out the New Military Camping Ground.

Approved.

XI. Tenders for the supply of cement and stoneware pipes required for the year 1923-24.

Resolved.—(1) that the tender of Mr. Ingle for the supply of stoneware pipes be accepted.

(2) that samples of Katni "Castle" Brand Cement and "Engine" Brand Cement of the South Indian Export Company, be obtained and got tested.

XII. Sundry estimates as follows:—

i. Estimate for Rs. 60 for survey charges during the year 1922-23.

ii. Estimate for Rs. 15 for Tools and Plants.

iii. Estimate for Rs. 390 for Printing charges.

iv. Estimate for Rs. 24 for repairs and maintenance of works already carried out by the Board.

v. Estimate for Rs. 849 for Refunds and Law charges.

vi. Estimate for Rs. 5,086 for maintenance of Avenues.

vii. Estimate for Rs. 367 for constructing a cement concrete drain in the conservancy, Block 29,30 of No. II, Drainage Area.

Approved.

XIII. Government Proceedings No. L. 810-13—Ml. 13-22-57, dated the 31st July 1923, directing the sale of Government vacant site No. 1, in Curzon Park, New Road, to Mr. A. Sattar Sait, at rupee one per square yard for constructing a shop.

Recorded, with resolution that Mr. Sattar Sait, be granted permission to construct on the 877½ sq. yds. land sold to him by Government, a shop as per approved plan, the work being commenced as early as possible within three months from the date of such permission, and the same being completed within two years.

XIV. Government Order No. L. 806-9—Ml. 13-22-56, dated the 31st July 1923, directing the sale of Government vacant site No. 2, in the Curzon Park New Road to Mr. A. V. Srinivasulu Naidu, at rupee one per square yard for constructing a restaurant.

Recorded, with resolution that Mr. Srinivasulu Naidu be granted permission to construct on the 457½ sq. yds. land sold to him by Government a restaurant as per approved plan, the work being commenced as early as possible within three months from the date of such permission, and the same being completed within two years.

C. SRIKANTESVARA AIYAR,

Chairman.

BANGALORE DISTRICT.

No. D2 Dis. 220—23-24, dated 14—16th August 1923.

Under Rule 21 issued under Notification No. 941—L. B. 1-18-1, dated 13th July 1918, it is hereby notified that the existing vacancies in the Village Panchayet of Sondokoppa, Nelamangala Taluk, have been filled up as noted below:—

Elected.

Mr. Doddayya, Landholder.

Nominated.

Mr. Naranappa, Landholder and Retired Head Munshi.

CHARLES NORONHA,
For Deputy Commissioner.

SHIMOGA DISTRICT.

Notification dated 15th August 1923.

The right to collect tolls at the District Fund Toll-gate, Laxmipur in the Nagar Taluk during the official year 1923-24, will be resold by public auction on Wednesday the 5th September 1923, at Kallurkatte by the Sub-Division Officer, Sagar.

Regarding other particulars, attention of the public is invited to pages 151-153, Part II-A of the *Mysore Gazette* dated 26th April 1923.

A. K. SYED TAJ PEERAN,
Deputy Commissioner.

CHITALDRUG DISTRICT.

Proclamation dated 16th August 1923.

Under Section 8 of the Mysore Municipal Regulation VII of 1906, it is hereby announced that it is proposed to alter the boundaries of the Chitaldrug Town Municipality described in Government Notification No. 4069—Ml. 341-G6-117, dated the 31st October 1908 as hereunder:—

- i. The eastern boundary of the Chitaldrug Municipality runs from Challakere feeder road at the south-east corner of re-survey No. 117, to Bangalore-Dharwar road and thence along the eastern boundaries of re-survey Nos. 117, 122 and 123 to Byadarahatti, includes the village site of Byadarahatti, and thence it passes along the station road as far as Prasanna Venkataramanaswami temple.
- ii. The northern boundary commences from Prasanna Venkataramanaswami temple and passes along the eastern boundaries of re-survey Nos. 52 and 43 and northern boundary of re-survey Nos. 40-17 and 26 of Kelagote village and 37-38, 34, 55, and 56 of Madehalli village and thence passes along the northern boundary of re-survey Nos. 20, 19, 18, 17, 22 and 23 of Kurubarahatti village and re-survey No. 5 of Garehatti or Chologatta.
- iii. The western boundary commences from re-survey No. 5 of Garehatti and passes along re-survey Nos. 4, 3 and 2 of Garehatti village and 11, 9 and 8 of Agasanakal village. Thence it passes along the fort wall round the hill by the side of Nerlagundi Plantation.
- iv. The southern boundary begins from the west end of Thimmanayakanakere tank bund (upon which demarcation line of the State Forest lies) and runs along the foot-path from tank kodi leading to Lalkote bagal and thence to Jogimatti road passing along the western boundary of re-survey No. 100 and then finally joins the eastern boundary in the Challakere feeder road.

2. All persons who entertain any objection to the above proposal are hereby required to submit the same, with reasons therefor, in writing, to the undersigned within two months from the date of this proclamation.

R. NANASAMY RAO,
Deputy Commissioner.



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BANGALORE, THURSDAY, AUGUST 30, 1923.

PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

MUNICIPAL AND LOCAL BOARDS.

No. L. 1640—L. B. 45-23-2, dated 22nd August 1923.

Under Rule 4 of Section I of the Rules for the Special Sanitation of the Kolar Gold Fields area as amended by Notification No. 415—L. B. 36-22-13, dated the 17th July 1923, the Special Magistrate of Kolar Gold Fields shall be the *Ex-officio* Vice-President of the Kolar Gold Fields Sanitary Board.

No. L. 1646—Ml. 66-22-95, dated 23rd August 1923.

Under Section 23 (2) (c) of the Mysore Municipal Regulation VII of 1906 and Rule 1 of the rules published with Notification No. 4696—Ml. 45-18-3, dated the 23rd September 1918, Government are pleased to approve of the election of Mr. B. V. Krishna Iyengar, as the Vice-President of the City Municipal Council, Bangalore.

By Order,

T. E. JAYARAMA AIVAR,
Secretary to Government,
Revenue Department.

MYSORE CITY MUNICIPALITY.

Notice dated 30th July 1923.

The following Bye-laws framed under Section 48 (1) (n, p and r) for the purpose of regulating buildings and other structures in the Mysore City and sanctioned in Government Proceedings No. L. 2477—Ml. 69-22-16, dated 13th September 1922 are hereby published for general information.

C. SRIKANTESVARA AIVAR,
President.

Bye-Laws.

I. Every person, intending to erect or re-erect within the meaning of Sections 92 to 96 of the Mysore Municipal Regulation, No. VII of 1906, any building in the City of Mysore, shall give notice in writing of his intention to the President.

Notice to be given to President
by person intending to build.

Such notice shall be accompanied with a site plan of the land on which the structure is proposed to be built, drawn to a scale of not less than 10 feet to an inch, showing—

- (a) the position, nature and use of the existing buildings thereon, if any, and of the building and appurtenant out-buildings to be erected on the land,
- (b) the area to be occupied by the building and out-buildings on the land,
- (c) the names (if any) or description of the adjacent roads, or streets, bridges, culverts or buildings, and
- (d) the number of the lot and the name or number of the block and street or road in which the land is situated.

II. The plan required to be produced under Section 96 of the Mysore Municipal Regulation shall be in duplicate and drawn to a scale of not less than 10 feet to an inch.

Plan to be in duplicate.

It shall show in sections and elevations the plan of the ground floor and of each other floor, if any; the depth and thickness of the foundation; the height and thickness of the plinth and walls above the plinth; the thickness of the floor or floors; and the dimensions and structure of the roof.

The aforesaid plan shall further show the position of the line or frontage of the proposed building with reference to the adjacent side-drain of the street or road which the building faces or, if there be no such side-drain, with reference to the central line of the street or road.

Provided, that in the case of buildings of which the value will be less than Rs. 500, it shall be sufficient for the site plan to show, to the satisfaction of the President, without scale, the size of the proposed building and its position on the land together with the position of the land with reference to adjacent buildings or lands.

If the party so desires, the Municipal Draughtsman will be ordered to prepare the necessary plan to the public on a payment, in advance, of $\frac{1}{2}$ per cent on the estimated cost of the building.

The license and the plan shall always be available on the spot for inspection by Municipal authorities.

III. No piece of land shall be used as a site for the erection of a building intended for human occupation.

The Regulation of the site.

- (a) if the site is on tanks or nallas filled up with or used for depositing rubbish offensive matter or sewage, unless such site has been certified by the President as fit to be built upon;
- (b) if the site is one which has been filled up with or used as a place for depositing excrementitious matter or carcasses of dead animals or other filthy, or offensive matter, until such matter shall have been properly removed to the satisfaction of the President or shall in his opinion have become innocuous;
- (c) unless the site is certified by the Health Officer to be dry and well drained or capable of being well drained;
- (d) if the site is on a lower level than will allow its drainage to be led into some existing or projected sewer.

Building not to be erected on
a Municipal drain.

IV. No building shall be erected over a Municipal drain.

Pits not to be excavated in
building sites.

V. No pits shall be excavated in the sites allotted for building dwelling houses.

VIA. No building site shall be surrounded by a hedge of lantana, aloe, prickly-pear or other objectionable plant, or by a fence of barbed iron wire.

Building sites not to be surrounded by lantana, etc.

VII. No new building shall be erected by any person the foundation of the wall of which along the road, street or lane, is less than $1\frac{1}{2}$ feet from the side drain; but it shall be competent to the President of the Municipal Council to require a margin of land to any width not exceeding 3 feet in cases in which he considers the same necessary. In such cases, a reasonable compensation shall be paid for any excess of land over $1\frac{1}{2}$ feet width drain margin.

Margin to be left between
house and side drain

VIII. Every person who shall erect a new domestic building shall cause the same to be built with a plinth not below $1\frac{1}{2}$ feet above the general level of the ground around, and $1\frac{1}{2}$ feet above top of side drain.

Level of plinth.

IX. The footings of the walls and the posts of the ground-floor of the building proposed to be erected should rest on solid ground or upon a sufficient thickness of concrete, or upon some solid and sufficient substructure as a foundation.

Footings of the walls of buildings to rest on solid grounds. Provided that, where solid rock is met with, at or near the surface of the site of such building, i. e., within 3 feet of the level of the base of the wall, the footings may be omitted, if the surface of the rock be properly cleaned and stepped or jagged to receive the first course of masonry.

X. The eaves of buildings, sun-shades to windows, water spouts to drain roof water shall not project beyond the side street drain adjoining the house and the spouts shall be led down to the ground.

XI. The steps to get up the plinth from the road shall not project beyond the outer edge, i. e., the edge towards the house side of the drain.

XII. No sun-shades for shops either temporary or permanent shall be erected beyond the outer edge, i. e., the edge towards the house side of the drain.

XIII. Every house shall have a decent frontage in keeping with the surroundings and no perishable or inflammable materials shall be used for construction.

XIV. As a rule, on all sites measuring, 100' x 100' or more, no more than $\frac{1}{2}$ the site shall be built upon. In all other cases, no more than $\frac{2}{3}$ of the site shall be built upon. In the case of sites and houses abutting upon the roads here-under specified, the President may in his discretion allow a larger extent than $\frac{1}{2}$ or $\frac{2}{3}$ to be built upon. Houses shall not ordinarily be built contiguous to each other, except when the breadth of the site is less than 40 feet. Wherever practicable, a minimum clear space as fixed by the President shall be left between every two houses. The minimum in no case shall be less than 6' wide.

(a) Santepeet from Devaraj Market to junction of Ramavilas road and Santepeet roads.

(b) Elwal road from near Wesleyan Mission Boys' School to Nallappana Tanna.

(c) Doddapetta from its commencement at the Clock Tower Square to the Old Body Guard Lines.

(d) Kalamma Temple road from its junction with the City Magistrate's Court road to junction with Bara Imam road.

(e) Benki Nawab road from its junction with Nooralli Shah Makan road to junction with the Bara Imam road.

(f) Ragi Mandi street from its junction with Benki Nawab road to Doddapetta.

(g) Dodda Angadi street from the point where it crosses the Behne Hardanahalli feeder channel to Gouliger beedi chowk and from thereon to its junction with Hosakeri road.

XV. In the case of all new buildings to be erected subsequent to the passing of these bye-laws, the height of the building (measured at the highest point of the roof) which abuts a road, street or lane measuring not less than 12 feet wide, shall not as a rule be more than the width of the road, street or lane on which it abuts. In cases where the width of the road, street, or lane is 12 feet or less, no storeyed building or buildings exceeding 12 feet in height, measured at the highest point of the roof, shall be allowed.

If any owner leaves an open space in front of his house, the open space may be deemed part of the road, street or lane for the purpose of determining the height.

The depth of the building shall not be greater than double the frontage subject to a maximum of 45', unless the President deems it fit to allow a greater depth, in the extensions, in the case of detached buildings.

XVII. (1) Every person who shall erect a new dwelling-house shall so construct such dwelling-house, that the whole or at least one side of every room of such intended to be inhabited shall either be an external wall abutting on the open air, or abut an interior open space having an area equal to not less than $\frac{1}{10}$ th of aggregate floor area of all the rooms abutting thereon, and being not less in any direction than 8 feet across.

(2) He shall provide between at least two of the external walls and the boundary line of the owner's premises, except where either of such walls faces a street of not less than 15 feet in width, an open space extending throughout the entire length of such wall at least

6 feet wide. He shall cause every interior open space required by this bye-law to be constructed and kept free from any erection thereon and open to the sky and no cornice, roof or weather shade shall project or overhang the said open space more than one foot six inches on any side thereof, provided that such connecting passages may be allowed as the President shall deem necessary, such passages being open on one or both sides.

Note.—This bye-law shall apply mainly to the extensions of the City. It may be applied to other parts of the City when the width of the site is not less than 40 feet and the President considers its application feasible.

XVIII. No building intended for human habitation shall be allowed in the extensions

Buildings in extensions not to be allowed on sites measuring less than 30 feet by 50 feet.

XIX. (1) Every person erecting a building shall construct every room intended to be inhabited in such building except a room in the roof thereof so that the same shall be in every part at least 8 feet in height from the floor to the ceiling.

Height of rooms.

(2) He shall so construct every such room in the roof of such building that the same shall have an average height of at least 7 feet from the floor to the ceiling.

(3) He shall so construct every such room that the same shall have a clear superficial area of not less than 80 square feet, except when room communicates with another room by a partition wall not carried up to the roof or in such a manner that communication cannot be cut off.

Superficial area of rooms.

(4) He shall so construct every such room that the same shall be ventilated by means of doors or windows which open directly into the external air and have an aggregate opening equal to not less than 1/10th of the floor space.

Ventilation of rooms.

XX. Where the staircase is inside a house and is not otherwise adequately ventilated, it shall be ventilated at the top, by means of a window or ventilator or sky light in the roof.

Construction and ventilation of stair cases.

XXI. In the case of buildings which in the opinion of the President of the Municipal Council are likely to be damp on account of the high level of the sub-soil water in the site, if the President deems it necessary, damp-proof courses which shall consist of stone slabs laid in cement, vitrified bricks or any other durable material impervious to moisture shall be laid between the foot of the walls of the ground-floor and the top of basement, which shall be above the level of the adjoining ground.

Insertion of damp proof courses.

XXII. Every householder is bound to conserve the house occupied by him and the grounds attached to the same. All such premises must be provided with a suitable drain constructed in accordance with specification supplied by the President, for the drainage of the house and compound, for the removal of sullage water and sewage to the nearest existing street drain commanded by the level of the house and the grounds pertaining thereto. The owner of the house is bound to construct such drains within 30 days from the date of the notice served on him by the President calling on him to construct the required drain or drains; in default, the President is competent to order the construction of the required drain or drains at the owner's risk and cost.

Conservancy of the premises.

XXIII. No person shall construct over a privy, whether new or old, any structure of any description. In the case of water closet, a closet may be permitted over a closet, provided proper drainage arrangements prescribed by and approved of by the President are effected.

No room, etc., to be constructed over a privy.

XXIV. Every person who shall erect huts or sheds or ranges or blocks of huts or sheds, whether the same are to be used as dwellings or stables, for any other purposes, shall, if the President so require,

Huts, sheds and ranges.

(a) so that they may stand in regular lines with a free passage or way between every two lines of such width as the President may direct for ventilation and for facilitating scavenging;

(b) with such and so many privies, latrines or urinals as such means of drainage as the President may require; and

(c) at such a level as will suffice for the means of drainage required.

XXV. Every place other than a water-closet, bathroom situated within any house, building or enclosure, and habitually used for the purpose of nature or for keeping human excreta, shall be considered to be a privy or latrine within the meaning of this bye-law.

Definition of privy or latrine.

XXVI. Every person who shall erect a new building shall in connection with such building, whether it be a dwelling, chattram, agharam and tenements, etc., construct such number of water-closets or privies as shall be prescribed and approved of, in each case, by the President.

XXVII. A person who shall construct a new privy, whether in connection with a building or not, shall construct such privy upon such site or in such position and manner only as shall be approved of by the President. Every privy shall have its floor of a material which has a smooth surface and which is impervious to water and shall have a smooth non-absorbent coating of cement or of glazed tiles to a height of not less than 5 feet above the floor of such privy.

XXVIII. A person who shall construct a privy in connection with a building shall not, without the written permission of the President, construct such privy within a distance of 20 feet from any well, spring or stream of water used or likely to be used by man for drinking or other domestic purposes, or for manufacturing drinks for the use of man, or otherwise in such a position as to render any such water liable to pollution.

XXIX. Every person who shall construct a privy in connection with a building shall so construct the same as to leave an external air space of not less than 4 feet in width from the building and open to the sky, surrounding such privy on every side thereof except the entrance side where any gallery or passage communicating with such privy shall be not less than 3 feet in width, and shall be open to the external air on both sides.

XXX. Every person who shall construct a privy in connection with a building shall provide such privy with a sufficient opening or with sufficient openings for ventilation to the satisfaction of the President, and such opening or openings shall be as near to the top as practicable and shall communicate directly with the external air.

XXXI. Uncleaned latrine pits, sewage pumps, within the precincts and in proximity to a house shall be cleaned and filled up within two days' notice to that effect from the President, unless the President extend the period necessary in any case.

XXXII. Any person erecting a building shall at any reasonable time, during the progress or after the completion of the erection of such building, receive from the President notice in writing specifying any matters in respect of which the erection of such building may be in contravention of any bye-law relating to new buildings and requiring such person within a reasonable time which shall be specified in such notice, to cause anything done or which has been omitted to be amended or done in conformity therewith, such person shall, within the time specified in such notice, comply with the several requirements thereof, so far as such requirements relate to matters in respect of which the erection of such building may be in contravention of any such bye-law.

(2) Such person, within a reasonable time after the completion of any work which may have been executed in accordance with any such requirement, shall deliver or send, or cause to be delivered or sent, to the President at his office, notice in writing of the completion of such work.

XXXIII. Every person, who shall erect a building shall, within one month after the completion of the erection of such building, deliver or send, or cause to be delivered or sent, to the President, at his office, notice in writing of the completion of the erection of such building.

XXXIV. Any person who may be called upon by the President to modify, alter or ventilate his building with a view to improve ventilation or sanitation, shall do so within one month from the date of notice from the President calling upon him to do so, or such further period as in regard to the circumstances of the case, the President may deem proper to fix.

XXXV. If any person has any doubt or difficulty as to the true intent or meaning of any matter connected with these rules or the requirements thereof, he may before giving notice, in writing, of his intention to erect or re-erect any building, apply to the President, who shall upon receipt of such application, give the said person within a week, such information as in the circumstances may be necessary.

XXXVI. Every person who shall commit any breach of any of the foregoing bye-laws shall be punishable with fine which may extend to Rs. 200, on conviction before a Magistrate, as provided in the Municipal Regulation, No. VII of 1906, Section 96 (5).

Penalties.

XXXVII. Whenever under any of the foregoing bye-laws the doing or the omitting of doing a thing or the validity of anything depends upon sanction, permission, approval, order, direction, requisition, notice or satisfaction of the President, a written document signed by the President or, by any Municipal Officer to whom the President may have delegated his powers, duties or functions in that behalf, purporting to convey or set forth his sanction, permission, approval, order, direction, requisition, notice or satisfaction, shall be sufficient *prima facie* evidence of such sanction, permission, approval, direction, requisition, notice or satisfaction.

XXXVIII. An appeal shall lie to the Council from any order passed by the President in exercise of the powers vested in him by these bye-laws. Such appeal shall be filed within 60 days from the date of the communication to the party of the order appealed against.

N. B.—In all cases in which under these bye-laws dimensions are prescribed, the President shall have power on application being made to that effect, to permit such dimensions being modified.

MYSORE CITY IMPROVEMENT TRUST BOARD

Notification No. 1 of 1923-24, dated 20th August 1923.

Whereas it has appeared to the Board of Trustees for the Improvement of the City of Mysore, that by acquiring the undermentioned properties for the purpose noted against each of them further improvements can be made in the locality in which they are situated, it is hereby notified in accordance with Section 16 (1) of the City of Mysore Improvement Regulation, III of 1903, that the Board have resolved to acquire the said properties.

The plans and statements showing the extent of land, etc., required for the proposed improvements may be seen in the Chairman's Office located in the Bangachariu Memorial Hall, Mysore, during office hours.

The following are the particulars of the properties to be required :—

District	Taluk	Village	Serial No.	Name of the Khatedar and enjoyer	Survey No.	Boundaries			
						East	West	North	South
Mysore	Mysore	Mysore	1	Range Gowda bin Mudde Gowda, Enjoyer Linge Gowda.	383-1, Dry A. g. 1 20 Rs. a. p. 1 12 0 Assessment	Vonee and katta	Survey No. 177	Vonee	Survey No. 382
			2	Khatedar Javaroy Gowda bin Mudde Gowda, Enjoyer Chame Gowda.	383-2, Dry A. g. 2 34 Rs. a. p. 2 12 0 Assessment	Do	Do	Do	Do
			3	Khatedar and Enjoyer Bandy and Maniya.	177-1, Dry A. g. 2 11 Rs. a. p. 2 8 0 Assessment	S. No. 383	Survey No. 178	Vonee or Hulla	Survey No. 176
			4	Dasa Setty and Lakkiah.	177-2, Dry A. g. 0 20 Rs. a. p. 0 8 0 Assessment
			5	Khatedar and Enjoyer Mani Gowda.	6 Wet A. g. 1 16 Rs. a. p. 6 0 0 Assessment	S. No. 2 and 193	Survey No. 5 & 7	Katta	Survey Nos. 46, 47 and 48
			6	Khatedar, Thibba, Enjoyer, Thibba, Khaji Gowda, Devarally Kariya.	For Burial Grounds A. G. Rs. a. p. 3 32-6 0 0 3 1-4 0 0 Garden 0 31-2 0 0	Vonee	Vonee	Vonee	Survey No. 54

M. A. SRINIVASACHARI, For Chairman.

PARTIAL

THE MYSORE GAZETTE, AUGUST 30, 1923.

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[No. 36.]

BANGALORE, THURSDAY, SEPTEMBER 6, 1923.

PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT. MUNICIPAL AND LOCAL BOARDS.

No. L. 1699—Ml. 7-23-2, dated 29th August 1923.

It is hereby notified for public information that under the heading "Village" in Notification No. R. 7780—Ml. 23-19-39, dated the 13th January 1920, published at page 34, Part I-A of the *Mysore Gazette*, dated the 22nd January 1920, for "Marigowdanhalli" against Survey Nos. 153/2, 154, 155, 156, 157 and 158, read "Veerangere."

By Order,
T. E. JEYARAMA AIVAR,
Secretary to Government,
Revenue Department.

BANGALORE DISTRICT.

LAWS FRAMED BY THE BANGALORE DISTRICT BOARD, FOR THE CONTROL OF PUBLIC MARKETS IN THE BANGALORE DISTRICT UNDER SECTION 33(a) OF THE MYSORE LOCAL BOARDS AND VILLAGE PANCHAYAT REGULATION VI OF 1918.

1. No public place in the district shall be used as a market for sale of articles of food, clothing and other necessities of life as well as live-stock without the permission of the President of the District Board.
2. Public Markets shall not be open for use by the public before 6 A.M. or after 8 P.M.
3. Every shop-keeper or stall-holder shall close his shop or stall daily and every vendor shall remove his goods at or before the time of closing so as to allow of the market being properly cleaned.

Note.—The term "Market" wherever it occurs in these bye-laws include "Santhes."

4. No projections of any kind from shops, stalls or sittings shall be allowed.
5. All scales, weights and measures shall be accurate and kept clean and in proper order.
6. Lost articles found by any person within the limits of the market shall be handed over to the officer in charge of the nearest Police Station.
7. No person shall satisfy a call of nature or commit any other nuisance within the premises of the market.
8. The District Board shall be competent to levy fees according to the rates specified in the appendix hereto annexed and to vary the rates from time to time.
9. The collection of fees levied in accordance with the foregoing rule may be collected departmentally by the officers of the Board or framed out in accordance with the conditions that may be determined by the District Board from time to time.
10. Every shop-keeper or stall-holder who fails to pay the prescribed rent or fee in full shall be liable to be evicted from the market premises.
11. All shops and stalls and the animals brought for sale shall be open for inspection by officers of the Police, Revenue and Sanitary Departments, and the officers of the District Board and the respective Taluk Board and Village Panchayat having control over the area wherein the market is held and by such others as may be authorised in this behalf by the President of the District Board.
12. No goods shall be kept for sale except in the places that may be assigned therefor.
13. No person suffering from any infectious or loathsome disease shall be permitted to vend in the market.
14. No one shall sell or expose for sale in the market, meat, fish, vegetables, fruits and other articles of food which has been rejected as being unfit for human consumption by the authority competent in this behalf under the Village Sanitation Rules.
15. No animal suffering from any contagious disease shall be brought into the market or offered for sale.
16. Any one infringing the bye-law shall be liable to the penalties laid down in Section 38 (1) (a) of the Mysore Local Boards and Village Panchayats Regulation.

APPENDIX.

					Rs.	a.	p.
Per shop, 1st class	0	4	0
Do. 2nd do	0	2	0
Do. 3rd do	0	1	0
Per cart laden	0	1	0
Do. unladen	0	0	6
Per bullock, buffalo or horse laden	0	0	6
Per head load	0	0	3
Bullock, buffalo each	0	0	6
Sheep and goats each	0	0	3
Per stall	0	1	0

B. A. RAHMAN,
President, District Board.

KOLAR DISTRICT.

Memo dated 23rd August 1923.

Under Sections 49 and 50 of the Local Boards and Village Panchayat Regulation undermentioned gentlemen are declared elected and nominated as members on the reconstituted Village Panchayat of Murugamala, Chintamani Taluk, as notified on page 395, Part of the *Mysore Gazette*, dated the 12th October 1922:—

1. Mr. Sapalli Krishnasastri (elected).
2. „ Shama Rao chavan elected in place of Mr. Purushotham Sastri, deceased.
3. „ Karim Khan (nominated).

C. SURYANARAYANA SASTRI,
For Deputy Commissioner.

KOLAR GOLD FIELDS.

PROCEEDINGS OF THE FIRST ORDINARY MEETING OF THE KOLAR GOLD FIELDS SANITARY BOARD FOR THE YEAR 1923-24, HELD ON FRIDAY THE 31ST AUGUST 1923, AT 4 P.M. IN THE SANITARY BOARD OFFICE AT CHAMPION REEFS.

MEMBERS

Present

13

Absent

1. Confirmation of the proceedings of the 6th Ordinary Meeting of the Board held on 22nd June 1923.

Resolution.—Confirmed.

2. List of public works sanctioned in June and July 1923.

Resolution.—Approved.

3. Deferred subject No. 6 of the last meeting *re* the election of a non-official member for the Mysore Representative Assembly in place of Col. G. A. Paterson, who left the Field.

Resolution.—Mr. Ahmed Sait is elected unanimously.

4. Proposal to exempt sugar-cane mills from payment of license fees or to reduce the license fee from rupees two to annas four.

Resolution.—The levy of license fee on sugar-cane mills may be discontinued.

5. Letter No. 33, dated 21st July 1923, from the Superintendent of Police, Kolar Gold Fields, in the matter of revision of schedules (A & B) of fares for Hackney carriages in the Kolar Gold Fields area.

Resolution.—The schedules in force in the C. & M. Station may be adopted.

6. Estimate amounting to Rs. 189 for fixing a fountain near Sub-Assistant Surgeon's quarters in Epidemic Diseases Hospital.

Resolution.—Sanctioned.

7. Question of shifting the Revenue Officer from his present quarters or giving him house rent allowance.

Resolution.—The Revenue Officer may be given two months' notice to vacate the Quarters.

8. Question of recovering fees on Saturdays during Mines pay week at the rates prescribed in the schedule, instead of allowing the shop-keepers free according to the present practice.

Resolution.—Any body entering the market for sale before 6 P.M., on Saturday will be required to pay the Saturday fee also.

9. Health Officer's memo No. 74, dated 16th August 1923, requesting sanction to purchase an aluminium vessel to serve as a steamer for sterilising and other purposes, at a cost of about Rs. 90.

Resolution.—Sanctioned.

10. Remission statement for Rs. 55 being the ground rent for the occupation of land for the Motor shed from 1st July 1922 to end of July 1923, at Rs. 5 a month by Mr. Devasikhamani Mudaliar in Robertsonpet.

Resolution.—May be remitted.

A. V. RAMANATHAN,
Vice-President,
Sanitary Board, Kolar Gold Fields.

MYSORE CITY IMPROVEMENT TRUST BOARD.

Notification No. 1 of 1923-24, dated 20th August 1923.

Whereas it has appeared to the Board of Trustees for the Improvement of the City of Mysore, that by acquiring the undermentioned properties for the purpose noted against each of them further improvements can be made in the locality in which they are situated, it is hereby notified in accordance with Section 16 (1) of the City of Mysore Improvement Regulation, III of 1903, that the Board have resolved to acquire the said properties.

The plans and statements showing the extent of land, etc., required for the proposed improvements may be seen in the Chairman's Office located in the Rangachari Memorial Hall, Mysore, during office hours.

The following are the particulars of the properties to be required :—

District	Taluk	Village	Serial No.	Name of the Khatedar and enjoyer	Survey No.	Boundaries			
						East	West	North	South
Mysore	Mysore	Mysore	1	Range Gowda bin Mudde Gowda, Enjoyer Linga Gowda.	For Manure pits. 383—1, Dry A. g. 1 20 Rs. a. p. Assessment, 1 12 0	Vonce and katte	Survey No. 177	Vonce ...	Survey No. 382
			2	Khatedar Javaroy Gowda bin Mudde Gowda, Enjoyer Chame Gowda, Khatedar Bandimani.	383—2, Dry A. g. 2 34 Rs. a. p. Assessment 2 12 0	Do ...	Do ...	Do ...	Do
			3	Khatedar and Enjoyer Bandy and Maniya.	177—1, Dry A. g. 2 11 Rs. a. p. Assessment 2 8 0	S. No. 383 ...	Survey No. 178	Vonce or Hulla	Survey No. 176
			4	Dasa Setty and Lakkiiah.	177—2, Dry A. g. 0 20 Rs. a. p. Assessment 0 8 0
		Malavady	5	Khatedar and Enjoyer Mani Gowda.	6 Wet A. g. 1 16 Rs. a. p. Assessment 6 0 0	S. Nos. 2 and 193	Survey Nos. 5 & 7	Katte ...	Survey Nos. 46, 47 and 48
			6	Khatedar, Thibba, Enjoyer, Thibba, Khaji Gowda, Devarally Kariya.	For Burial Grounds. A. G. Rs. a. p. 53 Dry, 3 32—6 0 0 3 1—4 0 0 Garden 0 31—2 0 0	Vonce ...	Vonce ...	Vonce ...	Survey No. 54

M. A. SRINIVASACHARI, For Chairman.

DISTRICT BOARD, CHIKMAGALUR.

PROCEEDINGS OF THE DISTRICT BOARD MEETING CONVENED AT CHIKMAGALUR ON
SATURDAY THE 28TH JULY 1923.

Present officials 5 | non-officials 12

Total 17, Absent 13

1. Read letter No. 7088—L. B. 23-22-17, dated 18th April 1923, from the Secretary to Government, Revenue Department, forwarding the petition presented to the Dewan from the villagers of Ambale and Kasaba Hoblis, Chikmagalur Taluk, praying that a road be opened from near Gownahalli on the Chikmagalur-Mudgere road to Sanivarsanthe on the Mudgere-Belur road.

To be forwarded to the Taluk Board for opinion.

2. Read G. O. No. L. 7466-75—San. 46-21-4, dated 14th May 1923, ordering that the State contribution towards the cost of employment of the Sanitary Inspector at Mudgere would be discontinued from the year 1923-24. Also report of the President, Mudgere Taluk Board forwarding the resolution of the Taluk Board in the matter.

Recorded. The matter may be submitted to Government for reconsideration as both the Taluk and Municipal Boards plead their inability to meet the whole of the pay of the Sanitary Inspector for want of funds.

3. Read letter No. P. C. 80-3, dated 1st June 1923, from the Senior Surgeon in Mysore enquiring if the District Board is willing to bear the expenses of opening a dispensary at Hirebile in the Mudgere Taluk.

The Board very much regret that they cannot find funds for the purpose.

4. Read G. O. No. 6311-21—Edn. 459-22-1, dated 30th May 1923, ordering that a sum of Rs. 15,000 be provided in the District Fund Budget for 1923-24, out of the balance at their credit for the construction of school buildings and providing equipment to schools. Also letter No. H. C. 983—22-23, dated 6th June 1923, from the Inspector General of Education in Mysore in the same matter.

The Board are unanimously of opinion that they cannot find funds for the purpose owing to the unforeseen charges they have now to bear in the shape of repairing road tunnels, etc., due to the recent unprecedentedly heavy rains in these parts they very much regret that they have been compelled to resolve as above, but wish to add that but for the above unforeseen circumstance they would very gladly have made the contribution fixed by Government.

5. Read report No. 652, dated 20th December 1922, from the President, Chikmagalur Taluk Board in the matter of the acquisition of a land in the Ramanahalli village, Chikmagalur Taluk, for the extension of village site.

Since these houses were built years ago on the land in question action cannot now be taken to acquire it under the Land Acquisition Regulation.

6. Read report No. 390, dated 31st May 1923, from the President, Tarikere Taluk Board, forwarding the resolutions of the Taluk Board and the Ajjampur Municipality each agreeing to bear half the cost of maintaining a midwife at Ajjampur.

The Taluk and Municipal Boards be asked to point out the source from which they can meet this extra charge.

7. Read Kadur District Medical Officer's memo No. 1895, dated the 4th June 1923 recommending that the pay of the Surgery cooly and waterman of the Hariharpur Dispensary may be increased from Rs. 10 and 6 per mensem to Rs. 12 and 10 respectively.

Resolved that this matter be considered at the time of framing the next Budget.

8. Read yadi No. 406, dated 16th June 1923, from the President, Tarikere Taluk Board, forwarding a refund bill for Rs. 180 in favour of the Makanaahalli Villagers who had deposited it for sinking a well.

May be refunded.

9. Read D. O. No. 132, dated 29th March 1923, from the Executive Engineer, Kadur Division, regarding Mr. Thomson's proposal for the continuance of the Kaihattypur road from Kurkanmatti to Sampagehatti.

Deferred.

10. Read letter No. 636, Mis., dated 16th June 1923, from the Agent, Sringeri Matt, offering accommodation for the dispensary and quarters to the Sub-Assistant Surgeon at Sringeri.

Referred to the District Medical Officer and the Executive Engineer for opinion.

11. Read letter, dated 2nd May 1923, from Mr. Hugonine, Member of the District Board, enquiring whether the Dispensary would be located permanently at Santaveri.

Mr. Hugonine be requested to come with definite proposals in the matter of making it permanent.

12. Read Memo No. 223, dated 17th March 1923, from the President of the Koppa Taluk Board, forwarding extract from the Proceedings of the Koppa Taluk Conference suggesting the opening of a dispensary and the construction of a Musafirkhana at Begar.

These have to lie over for the present for want of funds.

13. Read letter No. 39, dated 4th July 1923, from the Secretary to Government, Revenue Department, forwarding for report an extract from a petition from the Secretary Anjumane Islamia, Hosahalli, in the matter of establishing a dispensary at Hosahalli.

Resolved that a copy of the Resolution of the Maland Improvement Committee be submitted to Government for information.

14. Read report No. 441, dated 30th June 1923, from the President of the Chikmagalur Taluk Board, recommending the opening of a cattle pound in the Mylimane village.

The recommendation of the Taluk Board is approved.

15. Read Yadast No. S. H. C. 952, dated 3rd July 1923, from the Sub-Divisional Assistant Commissioner, Tarikere, recommending the sale of the Musafirkhanas at Daniyasa and Tadasa.

Resolved that these two buildings may be sold by public auction.

16. Read Kadur District Medical Officers Memo No. 61, dated 10th July 1923, recommending that an allowance of Rs. 20 per mensem be sanctioned to the Sub-Assistant Surgeon, Ajampur to pay weekly visits to Bukkambudi.

Referred to the Taluk Board for opinion.

17. Read Comptroller's Memo No. L. A. D. 66-67, dated 2nd July 1923, requesting that a cheque for Rs. 402-4-0 being half the cost of audit charges for the year 1922-23 may be issued for credit to Provincial Funds.

Resolved that details for the amount claimed may be ascertained from the Comptroller.

18. Memo No. 325, dated 11th July 1923, from the Assistant Commissioner, Tarikere Sub-Division, recommending the remission of Rs. 92-6-8 being the scholarship amount paid to Carolinamma for undergoing midwifery training at Bangalore.

May be remitted since she is reported to be too poor to pay it.

19. Read Docket No. 262, dated 21st June 1923, from the Executive Engineer, Kadur Division, in the matter of constructing a bridge across the Vedavathi river at Yagatipura in the Kadur Taluk.

The Executive Engineer be requested to get up an estimate for constructing a foot-bridge for the present.

20. Read petition from the people of the Kigga and neighbouring villages praying that a wooden Sara may be arranged to be put up across the Nandini river at Kigga to cross it during the rainy season.

Referred to the Taluk Board for disposal.

21. Read Yadast No. 17, dated 8th July 1923, from the President, Mudgere Taluk Board, forwarding the resolution of the Taluk Board in the matter of the abolition of the cattle-pounds in the estates of Hadiyoni, Marcal and Kallakki and the establishment of a cattle-pound in the Kuve village.

The recommendation of the Taluk Board are approved.

22. Read Letter No. 590, dated 19th July 1923, from the Superintendent, Civil Veterinary Department, stating that the building in which the Veterinary Hospital at Tarikere is located is unsuitable and stating that another building on a monthly rent of Rs. 20 may be selected for the purpose.

The Board cannot pay a higher rent than what it is now paying but will have no objection to the Tarikere Town Municipal Council renting another building provided it is prepared to pay the whole of the extra rent.

23. Read Letter No. S. T. 134, dated 21st July 1923, from the Chairman, Headquarters Executive Committee of the Boy Scouts of Mysore, requesting contribution to the Scout Fund.

Resolved that a sum of Rs. 500 be contributed for the purpose.

24. Read Chikmagalur Taluk Board President's No. 100 L. B., dated 19th June 1923, forwarding the resolution of the Taluk Board agreeing to pay the market value of the land

for acquiring 2 acres of land in Devarahalli village for storing manure and also stating that the market value of the land would be Rs. 50 per acre.

Resolved that the land in question be acquired for the purpose.

25. Read Yadast No. 1648, from the Assistant Commissioner, Tarikere Sub-Division, forwarding the resolution of the Koppa Taluk Board in the matter of giving a strip of land out of the compound of the Musafirkhana at Hariharpur for the use of the Jumma Musjid.

Resolved that this be sent back to the Taluk Board for submitting the resolution of the Village Panchayet in the matter.

26. Read List of Estimates for sanction.

1. Estimate for putting a turf bund with wooden guard railings at 8/13 of Shimoga-Narasimharajapura road	Rs. 200	Sanctioned.
2. Purchasing furniture to the Taluk Board Office at Kadur	28	
3. Constructing a slab drain at the entrance to the Honda in Ambale Village Panchayet	91	
4. Repairing the Drinking Water Honda in Ambale Village Panchayet	270	
5. Repairing the main street in the Baggavalli Village Panchayet	143	
6. Purchasing furniture to the Taluk Board Office, at Mudgere	60	
7. Constructing a cattle pound at Javali, Belur Hobli	396	

27. Read letters from Vidwan K. Seshasastry Ayurveda Ratnam and the correspondence relating thereto.

Resolved that the action taken by the President in withholding the grant was quite in order but that the Board would have no objection to continue the grant from this year if he (Vidwan K. Seshasastry) is agreeable to abide by the conditions laid down in G. O. No. 1449-51—Muz. 276-18-4, dated 6th December 1918 and 1440-2—Med. 12-20-9, dated 20th January 1921.

28. Read—Employment of two peons for the District Board Office.

May be entertained temporarily.

LIST OF SUBJECTS REFERRED TO THE DISTRICT BOARD FOR DISPOSAL AS PER RESOLUTION OF THE LAST DISTRICT CONFERENCE HELD IN MAY 1923.

(I) Education.

1. Opening a Government School at Sollapura.
2. Opening a Hindu Branch School at Tarikere /
3. Extension of the School Building at Lakkavalli.
4. Conversion of the Bigganahalli aided school into a Government School.
5. Conversion of the Rural A.-V. School at Kalasa into a Government A.-V. School.
6. Construction of a school building at Banakal.
7. Opening of a Hindi Girls Schools at Stingeri, Koppa and Birur.

May be forwarded to the Inspector-General of Education for favourable consideration.

(II) Public Works Department.

1. Opening a road from Tarikere to Amrutapura, Yarehalli, etc., and bridging the Halla at Rangapura.

May be referred to the Executive Engineer for furnishing estimates with plans.

(III) Date of next meeting.

29th September 1923.

C. SRINIVASA RAO,
President.



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BANGALORE, THURSDAY, SEPTEMBER 13, 1923.

PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

MUNICIPAL AND LOCAL BOARDS.

No. L. 1854—Ml. 61-23-14, dated 5th September 1923.

In continuation of Government Notification No. R. 2929—Ml. 68-20-18, dated the 30th August 1921, it is hereby declared, under Section 2 (1) of Regulation No. I of 1906, that vaccination shall be compulsory in the local area under the control of the Kunigal Town Municipal Council for a period of three years with effect from the 1st September 1923.

No. L. 1873—Ml. 52-23-6, dated 6th September 1923.

Under Section 18 of the Municipal Regulation, VII of 1906, Mr. Orekonde Channabasappa, is appointed a Member of the Municipal Council of Davangere, *vice* Mr. Virupanna Ambarkar who has forfeited the seat by his continued absence.

By Order,
T. E. JEYARAMA AIYAR,
*Secretary to Government,
Revenue Department.*

BANGALORE DISTRICT.

PROCEEDINGS OF THE 1ST ORDINARY MEETING OF THE BANGALORE DISTRICT BOARD
HELD ON THE 28TH AND 29TH AUGUST 1923.

28th August 1923.			
Present32 Absent	...16
29th August 1923.			
Present30 Absent	...18
28th August 1923.			

The meeting which was proposed to be held to-day has been adjourned to to-morrow at 8 A.M. on account of the sad demise of His Highness the Gaekwar of Baroda.

29th August 1923.

1. Read the proceedings of the last meeting of the 11th and 12th June 1923.

Resolution.—Confirmed.

2. Read Revenue Secretary's letter No. L. 5880-7—A. & E. 218-20-18, dated the 7th April 1922, calling for the views of the District Board on the draft rules for the conduct of the Cattle Shows framed by the Live-Stock Sub-Committee.

Resolution.—Deferred for obtaining and supply of Kannada copies of the rules to the members.

3. Read letter No. 4786-93—A. & E. 25-22-8, dated 6th January 1923, from the Revenue Secretary, requesting whether, in view of Government Order No. 9731-40—L. B. 455-07-35, dated 5th April 1909, the District Board cannot undertake the payment of extra charges on account of maintenance of Veterinary Hospital and Dispensaries.

Resolution.—As the financial condition of the Board is not in a position to bear the present contribution, it was resolved that no extra contribution can be paid.

4. Read the Sub-Committee's report *in re* the amendment to be made to the Mysore Births and Deaths Registration Regulation as called for by the Revenue Secretary's letter No. 651-58—San. 58-21-3, dated 22nd July 1922.

Sub-Committee resolution.—Mr. Y. Ponnaiya, B.A., proposed that the Sub-Committee is of opinion that it is not possible for the District Board to work the Regulation effectively under the existing circumstances and hence the Committee cannot offer any amendment.

Resolution.—The resolution of the Sub-Committee be adopted.

5. Read letter No. 296, dated 7th June 1923, from the Chief Sanitary Inspector requesting that a full-time clerk may be given to him.

Resolution.—No necessity of a separate clerk for the present.

6. Read report No. 177, dated 16th June 1923, from the President, Dodballapur Taluk Board *in re* the acquisition of 4 acres of land in S. No. 39-2 at Bhaktarahalli for extension of the village.

Resolution.—Sanctioned.

7. Read proceedings of the Finance Committee meeting held on the 7th July 1923, regarding the contribution of Rs. 30,000 to the Education Department for construction of schools and letter No. H. C. 883, dated 19th July 1923, from the Inspector-General of Education in Mysore, Bangalore.

Finance Committee's resolution.—The District Board was the first among the Districts in the State to levy an Education cess from 1921-22 and very large sums collected by them are devoted entirely for educational purposes. Consisting with the various calls on its resources and special calls of expenditure which the Board has to incur, the Board regrets its inability to make any further contributions to the non-recurring expenditure of over Rs. 90,000 already levied in the previous years, together with the quota of Government contribution there, anent para 23 of Government Order No. 3005-55—Ml. 132-16-I, dated 16th November 1916 and the recurring levy of the cess in the District."

Resolution.—The resolution of the Finance Committee be adopted.

8. Read report No. 336, dated 2nd July 1923, from the President, Bangalore Taluk Board *in re* the acquisition of 25 guntas in S. No. 163-3, at Herohalli for Village Extension.

Resolution.—Sanctioned.

9. Read report No. 283, dated 14th June 1923, from the President, Nelamangala Taluk Board with the Taluk Board resolution to raise the pay of care-taker of 3rd Class Travellers' Bungalow at Dobsbet from Rs. 9 to 11.

Resolution.—Resolved that a general scheme be framed for all the travellers' bungalow and the Taluk Boards be consulted in the matter.

10. Read memo No. 133, dated 10th July 1923, from the President, City Municipal Council, Bangalore, *re* the estimate for providing intermediate supports to the tunnel in 8-3 of Bangalore-Magadi-Huliyurdurga road, received from the Executive Engineer with his No. 1012, dated 22nd January 1923.

Resolution.—Sanctioned.

11. Read letter No. St. 133, dated 21st July 1923, from the Inspector-General of Education in Mysore, forwarding a copy of the resolution passed by the Head Quarters Executive Committee of the Boys' Scouts of Mysore for contribution for Boys Scout Funds.

Resolution.—Resolved that a contribution of Rs. 500 be paid.

12. Read letter No. L. 725—L. B. 49-22-158, dated 28th July 1923, from the Revenue Secretary observing that the President in charge was in order in making the proposal in the matter of reduction of travelling allowance to the members and requesting that the said proposal may be considered on its merits.

Resolution.—Resolved that the Board reiterate the old resolution passed on 11th. and 12th June 1923, and that they would ask that the Government would see their way to reconsider the position brought about by the action of the President-in-charge in not consulting the Board in a matter which particularly and personally affected the policy of the Board.

Moved by Mr. R. Gopalswami Iyer, and seconded by Mr. Syed Nasaruddin Mahomed Razvi and supported by Mr. R. A. Norris.

13. Read (1) report No. 983, dated 16th May 1923, from the President, Kankanhalli Taluk Board *in re* the refund of Rs. 3-4-1 being the 76% of Local Cess on the sale amount of S. Nos. 137 and 138 at Ootri village as the sale was cancelled.

Resolution.—Sanctioned.

(2) Read report No. H. C. 503, dated 17th May 1923, from the President, Doddballapur Taluk Board *in re* the refund of annas 0-1-6 being the 76% of Local Cess on the sale amount of S. No. 250 at Langanahalli village as the sale was cancelled.

Resolution.—Sanctioned.

(3) Read report No. 571, dated 4th June 1923, from the President, Anekal Taluk Board *in re* the refund of Rs. 1-6-10 being 76% of Local Cess on the sale amount of S. No. 15 at Seethanaikanahalli as the sale was cancelled.

Resolution.—Sanctioned.

14. Read proposals of Mr. R. A. Norris, District Board Member, that the Dispensary at Varthur may be transferred to Whitefield.

Resolution.—Not possible.

15. Read report No. 64, dated 25th August 1923, from the President, Anekal Taluk Board *in re* the refund of Rs. 5 being the security given by manure Contractor during 1920-21 as the period of his contract has expired.

Resolution.—Sanctioned.

Resolved that the next meeting be held on 6th October 1923, at Kankanhalli Vice-President dissenting.

B. ABDUR RAHMAN,
President, District Board.

MYSORE DISTRICT.

PROCEEDINGS OF THE THIRD (ORDINARY) MEETING OF THE BOARD OF TRUSTEES FOR THE IMPROVEMENT OF THE CITY OF MYSORE HELD AT THE CHAIRMAN'S OFFICE (RANGACHARIU MEMORIAL HALL) ON SATURDAY THE 1ST SEPTEMBER 1923, AT 8-30 A.M.

Present : 5 Absent : 3

I. Proceedings of the 2nd (ordinary) meeting held on 11th August 1923.

Confirmed.—

II. Applications for houses and sites in Narasimharaja and Chamaraja Mohallas and Chamundi Extension.

Resolved that site No. 13, measuring 540½ square yards and site No. 4 measuring 759½ square yards in Narasimharaja road be sold to Messrs. K. Gundapandit and Thirunathan respectively at one rupee per square yard.

III. Statement showing bits of land sold during the month of July 1923.

Ratified.—

IV. Statement showing the properties acquired by mutual agreement.

Ratified.—

V. Consideration of letter No. 1252, dated 3rd September 1921, from the Secretary to Government, Revenue Department, regarding the transfer of two mortar mills and an Engine from the Krishnarajasagara Works to the Trust Board at a cost of Rs. 4,600.

Resolved that the Government be requested to kindly transfer the Mills and Engine to the Board free of cost or if this is not possible, to sanction an extra allotment to the Board for the purchase of the same.

VI. Letter No. 95, dated 18th August 1923, from the President, City Municipal Council Mysore, forwarding copy of his letter No. 21, dated 16th August 1923 to Government for advancing a loan of Rs. 2 lakhs for completing the Devaraja Market improvements and improving the Mandi Market.

Resolved that—

(i) the properties required for the improvement of the Devaraja Market be acquired;

(ii) necessary steps under Section 16 of the City of Mysore Improvement Regulation be also taken in respect of the properties not already notified for acquisition but which are included in this scheme.

VII. Tenders for the supply of cement for the year 1923-24.

Resolved that the tender of South Indian Export Company Madras, for the supply of 'Castle Katney' cement be accepted.

C. SRIKANTESWARA AYYAR,
Chairman.

MYSORE CITY IMPROVEMENT TRUST BOARD.

Notification No. 1 of 1923-24, dated 20th August 1923.

Whereas it has appeared to the Board of Trustees for the Improvement of the City of Mysore, that by acquiring the undermentioned properties for the purpose noted against each of them further improvements can be made in the locality in which they are situated, it is hereby notified in accordance with Section 16 (1) of the City of Mysore Improvement Regulation, III of 1903, that the Board have resolved to acquire the said properties.

The plans and statements showing the extent of land, etc., required for the proposed improvements may be seen in the Chairman's Office located in the Rangachariu Memorial Hall, Mysore, during office hours.

The following are the particulars of the properties to be required:—

District	Taluk	Village	Serial No.	Name of the Khatedar and enjoyer	Survey No.	Boundaries			
						East	West	North	South
Mysore	Mysore	Mysore	1	Range Gowda bin Mudde Gowda, Enjoyer Linge Gowda.	For Manure pits. 383—1, Dry A. g. 1 20 Rs. a. p. Assessment 1 12 0	Vonee and katte	Survey No. 177	Vonee	Survey No. 382
			2	Khatedar Javaroy Gowda bin Mudde Gowda Enjoyer Chame Gowda Khatedar Bandimani.	383—2, Dry A. g. 2 34 Rs. a. p. Assessment 2 12 0	Do	Do	Do	Do
			3	Khatedar and Enjoyer Bandy and Maniya.	177—1, Dry A. g. 2 11 Rs. a. p. Assessment 2 8 0	S. No. 383	Survey No. 178	Vonee or Hulla	Survey No. 176
			4	Dasa Setty and Lakkiah.	177—2, Dry A. g. 0 20 Rs. a. p. Assessment 0 8 0				
			5	Khatedar and Enjoyer Mani Gowda.	6 Wet A. g. 1 16 Rs. a. p. Assessment 6 0 0	S. Nos. 2 and 193	Survey Nos. 5 & 7	Katte	Survey Nos. 46, 47 and 48
			6	Khatedar, Thibba, Enjoyer, Thibba, Khaji Gowda, Devarally Kariya.	For Burial Grounds. A. G. Rs. a. p. 53 Dry; 3 32—6 0 0 3 1—4 0 0 Garden 0 31—2 0 0	Vonee	Vonee	Vonee	Survey No. 54

M. A. SRINIVASACHARI, For Chairman.

CHITALDRUG DISTRICT.

PROCEEDINGS OF THE MEETING OF THE CHITALDRUG DISTRICT BOARD HELD ON
28TH JULY 1923.

Present 31.

Absent 4.

PART I.

1. Read the proceedings of the last meeting held on 30th April 1923.

Resolution.—Confirmed.

2. * * * *

3. (a) Read Government Order No. E. 6311-21—Edn. 459-22-1, dated 30th May 1923, passing orders directing the utilization of a sum of Rs. 20,000 out of the accumulated balance at the credit of the Chitaldrug District Board and cancelling the order of resumption of Mohataria and Local Fund General from District Boards.

* * * *

- (b) Read letter No. 27-33—9-16, dated 4th July 1923, from the Inspector-General of Education, enquiring if the amount specified in the above order would be made available for expenditure during the current year.

Resolution.—The sum would be made available by re-casting the budget.

4. Read Chitaldrug Division Executive Engineer's letter No. 206, dated 18th June 1923, requesting payment of Rs. 473 towards the excess over the amount of estimate originally sanctioned for the Challakere Dispensary building.

Resolution.—The payment may be made.

5. Read Chitaldrug Division Executive Engineer's letter No. 216, dated 4th July 1923, forwarding a statement showing the present and proposed allotment for annual maintenance of several District Fund roads in the district and also stating that he is not in-favour of purchasing a motor roller for District Fund roads.

Resolution.—The allotments proposed are sanctioned with slight modification as regards Chitaldrug-Challakere and Hangal-Rayadrug roads for which the allotments may be fixed at Rs. 200 and 125, respectively.

6. * * * *

7. Read the proceedings of the District Board meeting held on 6th March 1923, regarding the construction of roads from (1) Haliyur to Hireguntalur and (2) Amritapur to Channarayana road, the estimated cost of the works being Rs. 6,500 and 10,448 respectively.

Resolution.—The estimates for the two roads are sanctioned.

8. Read Chitaldrug Taluk Board President's report No. 110, dated 26th June 1923, forwarding the resolution of the Taluk Board agreeing to bear a Dispensary at Bharamasagara.

Resolution.—The District Board are agreeable to contribute the initial charges of Rs. 1,700 and to bear a monthly recurring charge of Rs. 37, as in the case of other dispensaries, the dispensary being located in the local musafir-khana for the present.

9. Read Chitaldrug District Deputy Commissioner's memo No. 292, dated 7th July 1923, forwarding the resolution of the Hosdurga Municipal Council agreeing to bear one-third of the cost of constructing a new dispensary building at Hosdurga.

Resolution.—The District Board are willing to contribute their quota of cost for the construction of the Dispensary building.

10. Read Senior Surgeon's letter No. P. O. 90-1, dated 30th June 1923, enquiring if the District Board are prepared to meet a monthly allowance of Rs. 20 to enable the Sub-Assistant Surgeon Haliyur, to visit Srirampura village in the Hosdurga Taluk once a week. Read also Hosdurga Taluk Board President's report No. 21, dated 25th July 1923, forwarding the resolution of the Taluk Board recommending sanction to the establishment of a Vaidyasala at Srirampura.

Resolution.—The Board approve of the proposal to establish a Vaidyasala at Srirampura with a monthly establishment charges of Rs. 20, the cost being met from the Taluk and Village Panchayet Fund in equal proportions.

11. Read Hiriyr Taluk Board President's No. 23, dated 20th July 1923, recommending sanction to the establishment of Vaidyasalas in the Village Panchayets of Dharmapura and Javanagondanahalli.

Resolution.—A Vaidyasala may be established in each of the villages with a monthly establishment charges of Rs. 20, the cost being met from Taluk Funds.

12. Read Hiriur Taluk Board President's report No. 194, dated 30th April 1923, forwarding the resolution of the Taluk Board recommending that the allowances of the Vaidya at Aimangala be enhanced from Rs. 17 to Rs. 25 a month.

Resolution.—The allowances will be raised to Rs. 20, the cost being met from Taluk Funds.

13. * * *

14. Read Sanitary Commissioner's letter No. C. 80-1, dated 14th July 1923, intimating that the stationery charges of the Chief Sanitary Inspector should be met from District Funds.

Resolution.—The District Board have no objection to meet the stationery charges not exceeding Rs. 2 per month.

15. Read G. O. No. L. 8023-28—San. 61-22-21, dated 14th June 1923, directing that the Chief Sanitary Inspector may be given the services of one peon from District Funds.

Resolution.—Sanctioned.

16. Read Revenue Secretary's letter No. L. 7413-28—San. 54-22, dated 12th May 1923, intimating that arrangements should be made to depute Sanitary Inspectors to the Vaccine Institute, Bangalore, for getting themselves trained in vaccination work.

Resolution.—The Board approve of the suggestion and will depute Sanitary Inspectors for training in the vaccination work.

17. Read Hosdurga Taluk Board President's report No. 370, dated 1st May 1923, forwarding the resolution of the Taluk Board recommending sanction to the establishment of a Cattle Pound at Doddatekalvatti.

Resolution.—Sanctioned.

18. Read Hosdurga Taluk Board President's report No. 368, dated 1st May 1923, forwarding the resolution of the Taluk Board recommending that the right of collecting fines for impounding cattle may be sold by public auction.

Resolution.—The Board are not in favour of selling the right of collecting fines for impounded cattle.

19. Read Hosdurga Taluk Board President's report No. 17, dated 18th July 1923, forwarding the resolution of the Taluk Board recommending that the pay of the care-taker of the Musafirkhana at Srirampura be enhanced from Rs. 7 to Rs. 8 per month.

Resolution.—Sanctioned.

20. Read Chitaldrug Taluk Board President's report No. 135, dated 26th June 1923, forwarding the resolution of the Taluk Board recommending sanction to the entertainment of a peon for the Taluk Board office with effect from 1st July 1923.

Resolution.—A peon on Rs. 11 per month is sanctioned for the Taluk Board office.

21. Read Revenue Secretary's letter No. L. 2, dated 2nd July 1923, conveying certain observations made by Government on the proceedings of the District Board meeting held on 6th March 1923.

Recorded.—The entertainment of peons and increase of horse allowance to the Sanitary Inspectors have been sanctioned as the resources of the Taluk Boards concerned permit. Owing to the difficulty of securing fodder, etc., in the taluks of Chitaldrug and Challakere, the enhancement of horse allowance to the Sanitary Inspectors of those taluks was allowed as a special case.

22. Read Revenue Secretary's letter No. L. 696, dated 26th July 1923, enquiring if the District Board are agreeable to the proposal of the Hiriur Municipal Council to levy toll on carts in lieu of market fees from 1st July 1923.

Resolution.—The Board are not agreeable to the levy of tolls at Hiriur on through traffic.

23. Read Harihar Taluk Board President's report No. 16, dated 15th July 1923, forwarding the records connected with the sale of right to collect toll on Harihar Harapanahalli road for 1923-24, the highest bid being Rs. 1,700.

Resolution.—The sale is confirmed.

24. Tender for Rs. 600 from Mr. Hayath Sab, Molakalmuru, for the purchase of right to collect toll on Hangal-Rayadrug road for 1923-24.

Resolution.—The tender is accepted.

25. Read Hiriur Taluk Board President's report No. 267, dated 21st June 1923, forwarding the records connected with the sale of right to collect market fees at Aimangala for 1923-24, the highest bid being Rs. 780.

Resolution.—The sale is confirmed.

26. Read Molakalmuru Taluk Board President's report No. 4, dated 16th July 1923, re the recovery of interest on the overdue amount from the contractor of the Hangal-Rayadrug road toll gate for 1920-21.

Resolution.—The prayer of the contractor may be granted.

27. Read G. O. No. L. 1990-91—L. B. 8-22-4, dated 29th August 1922, sanctioning the continuance of the services of the Well Overseer and his establishment up to the end of June 1923 and consideration of the question of further retention of the said establishment.

Resolution.—The Board resolved that the services of the Well Overseer and of his peon may be discontinued with effect from 1st October 1923, and those of the blaster be retained for one year.

28. Read Davangere Municipal President's letter No. 154, dated 27th June 1923, forwarding the resolution of the Municipal Council requesting that a Breeding Bull may be maintained at Davangere.

Resolution.—The District Board have no objection to bear $\frac{1}{2}$ of the cost, the Municipality paying $\frac{1}{4}$ and Government bearing $\frac{1}{2}$ the cost for maintaining a Breeding Bull at Davangere.

29. (a) Read Revenue Secretary's memo No. L. 460, dated 18th July 1923, forwarding the petition from the residents of the Kunigali village praying for the abolition of the Village Panchayet in their village.

Resolution.—The orders of Government may be awaited.

(b) Read Hosdarga Taluk Board President's report No. 379, dated 7th May 1923, explaining the difficulty of recovering the arrears of house-tax in the Chicka-baladakere Village Panchayet.

Resolution.—The orders of Government may be awaited.

(c) Read Chitaldrug Sub-Division Officer's yadi No. 202, dated 18th July 1923, forwarding Molakalmuru Taluk Amildar's report No. 8, dated 16th July 1923, requesting permission to levy mohatarfa in the villages of Hirekerehalli, Tumkurahalli, Muthigarahalli, Amkundi and Bhyrapur where village panchayets were recommended to be abolished.

Resolution.—The orders of Government may be awaited.

(d)

30. Read the following bills received for payment claims which are older than two years:—(1) A bill for Rs. 123-12-0 being the amount spent in excess of the allotment originally made for the expenses of the cattle show held at Nandigudi during 1919-20.

Resolution.—Sanctioned.

(2) Bills aggregating to Rs. 245-12-0, being pound commission and feeding charges due to the village servants in the Hiriyur Taluk from July 1919 to November 1919.

Resolution.—Sanctioned.

(3) Bills aggregating to Rs. 123-10-0 being the pound commission and feeding charges due to the village servants in the Molakalmuru Taluk from January 1920 to June 1921.

Resolution.—Sanctioned.

31.

32. Read the reappropriation statement Nos. 3 to 5.

Resolution.—Approved.

33. Read Harihar Taluk Board President's report No. 449, dated 30th May 1923, forwarding the resolution of the Taluk Board recommending that the Patel and Shanbhog of Nandigudi Village may be paid Rs. 15 each as remuneration to them for the services rendered during the Cattle Show in place of Rs. 10 already sanctioned by the Board.

Resolution.—Sanctioned.

34.

35. Read the list of works sanctioned by the President.

Resolution.—Approved.

36. Read the estimates received from the taluks for the following works:—

1. Revised estimate amounting to Rs. 1,517 for improving the Kodihalli well, Davangere Taluk.

2. Revised estimate amounting to Rs. 800 for improving the Begar well at Tuppadahalli, Holalkere Taluk.

3. Deepening and revetting the well at Nerlakatte, Holalkere Taluk.

4. Revised estimate for sinking a well for the Begars of Sullobanahalli, Jagalur Taluk.

5. Revised estimate amounting to Rs. 800 for sinking a well for Begars at Lakkampura, Jagalur Taluk.

6. Sinking a well at Guttidurga at an estimated cost of Rs. 1,370.

7. Improving the well at Jemmenahalli at an estimated cost of Rs. 990.
8. Sinking a well for Begars at Asagodu at an estimated cost of Rs. 800.
9. Sinking a well at Kolkunte, Davangere Taluk, at an estimated cost of Rs. 919.
10. Deepening the Begar well at Jannenahalli, Molakalmuru Taluk, at an estimated cost of Rs. 90.
11. Deepening the well at Bommalinganahalli, Molakalmuru Taluk, at an estimated cost of Rs. 66.
12. Repairing the well at Sulenahalli, Molakalmuru Taluk, at an estimated cost of Rs. 36.
13. Repairing the well at Machenahalli, Molakalmuru Taluk, at an estimated cost of Rs. 137.
14. Sinking a well at Yemmiganur, Holalkere Taluk, at an estimated cost of Rs. 1,700 labour contribution being Rs. 700.
15. Repairing the well at Hutchangidurga at an estimated cost of Rs. 50.
16. Sinking a well at Guddada Thammanakatte, Harihar Sub-Taluk, at an estimated cost of Rs. 1,050.
17. Improving the draw well at Kumaranahalli, Harihar Sub-Taluk, at an estimated cost of Rs. 315.
18. Sinking a well at Harthi, Hiriyr Taluk, at a cost of Rs. 457.
19. Revised estimate for sinking a well at Mayaśamudra at a cost of Rs. 900.
20. Repairing the Town Hall at Chitaldrug at an estimated cost of Rs. 58.

Resolution.—Sanctioned.

37. Read Chitaldrug Taluk Board President's report No. 3—L. B. 23-24, dated 7th July 1923, forwarding the resolution of the Taluk Board recommending the appropriation of 3 acres of land out of Survey No. 2 of Bettadanagenahalli village for village extension, the survey number being a gomal land.

Resolution.—Sanctioned.

38. Read Chitaldrug Taluk Board President's report No. 2, dated 7th July 1923, forwarding the resolution of the Taluk Board recommending appropriation of 12 acres of land out of Survey No. 7 which is an unoccupied assessed land belonging to Pamenahalli village for village extension.

Resolution.—Sanctioned.

39. Read Jagalur Taluk Board President's report No. 213, dated 18th March 1923, forwarding the resolution of the Village Panchayet at Kalledevarpura recommending sanction to the acquisition of 3 acres of land out of Survey No. 27 for the extension of Myasanahatti hamlet attached to Kalledevarpura.

Resolution.—Sanctioned.

40. Read Jagalur Taluk Board President's report No. 672, dated nil, forwarding the resolution of the Taluk Board recommending acquisition of 3 acres of land out of Survey No. 31 for storing manure in Torangatta village.

Resolution.—Sanctioned.

41. Read Jagalur Taluk Board President's report No. 268, dated 26th June 1923, forwarding the resolution of the Taluk Board recommending acquisition of 1 acre of land out of Survey No. 5 of Kechanahalli village and 1 acre of land out of Survey No. 70 of Gadimakunte village for cart-stand by the side of Jagalur-Ujjani road.

Resolution.—Sanctioned.

42. Read Jagalur Taluk Board President's report No. 675, dated nil, forwarding the resolution of the Kalledevarpura Village Panchayet recommending appropriation of Survey No. 1 measuring 9 acres 33 guntas for village extension and storing manure, the survey number being a kharab land.

Resolution.—Sanctioned.

43. Read Jagalur Taluk Board President's report No. 88, dated 25th July 1923, forwarding the resolution of the Village Panchayet of Sokke agreeing to bear the cost of acquiring 3 acres of land out of Survey No. 265 for the extension of Yeralakatte hamlet.

Resolution.—Sanctioned.

44. Read Hiriyr Taluk Board President's report No. 18, dated 9th July 1923, representing that the acquisition of lands in Survey Nos. 1, 18 and 69 of Gannaikanahalli village is necessary for village extension, burial ground, etc., the cost of acquisition being met from District Funds.

Resolution.—Sanctioned.

45. Read Hiriyr Taluk Board President's report No. 185, dated 10th April 1923, forwarding the resolution of the Village Panchayet of Harthikote recommending acquisition of 2 acres of land out of Survey No. 343 of Harthikote village for Kabestan.

Resolution.—Sanctioned.

46. Read Challakere Taluk Board President's report No. 228, dated 17th May 1923 forwarding the resolution of the Taluk Board, recommending acquisition of lands in Survey Nos. 277 and 279 and appropriating a portion of land in Survey No. 4 which is a kharab land for the extension of the Dodderi village.

Resolution.—Sanctioned.

47. Read Chitaldrug Sub-Division Officer's yadi No. 5333, dated 31st March 1923, forwarding the resolution of the Challakere, Taluk Board recommending the acquisition of 3 acres of land out of Survey No. 27 of Katrikenahalli village for the village extension.

Resolution.—Sanctioned.

48. Read Holalkere Taluk Board President's report No. 9, dated 24th July 1923, forwarding the resolution of the Taluk Board recommending acquisition of Survey No. 8 of Makunte village for the village extension.

Resolution.—Sanctioned.

49. Read Molakalmuru Taluk Board President's report No. 345, dated 14th April 1923, forwarding the resolution of the Taluk Board recommending acquisition of 10 acres of land out of Survey No. 51 of Megalahalli village for the village extension.

Resolution.—Sanctioned.

PART II.

1. Read the Proceedings of the last meeting held on 30th April 1923.

Resolution.—Confirmed.

2. Read G. O. No. I. C. 7245—E. C. 21-22-6, dated 28th May 1923, intimating that no grant will be given to the District Board for Economic Development works in the district for 1923-24.

Resolution.—Recorded. The unutilised portion of the grant of the previous years may be utilised for development work during the current year.

3. Consideration of the question of continuing the services of the Museum Clerk from the current year.

Resolution.—May be continued for another year.

4. Consideration of the question of continuing the scholarship granted to Abdul Jabbar now undergoing training in rattan work at Mysore.

Resolution.—The scholarship may be continued for the remaining period.

5. Question of continuing the subscriptions for the "Mysore Economic Journal" and "Mysore Agricultural and Experimental Journal."

Resolution.—Three copies of each may be subscribed for hereafter.

6. Read Hiriyur Taluk Board President's report No. 288, dated 30th June 1923, forwarding the resolution of the Taluk Board proposing to meet the cost of the mat weaving establishment at Hiriyur from Taluk Funds.

Resolution.—Sanctioned.

7. Read Chitaldrug Town Municipal President's letter No. 683, dated 23rd June 1923, requesting for a District Board Grant of Rs. 150 to the Municipality for the improvement of the reading room at Chitaldrug.

Resolution.—Sanctioned.

8.

9.

10. Read letter No. H. C. 883—22-23, dated 6th June 1923, from the Inspector-General of Education proposing that $\frac{1}{4}$ of the amount available from District Funds for education purpose as sanctioned in G. O. No. 6311-21—Edn. 459-22-1, dated 30th May 1923, may be set apart for the construction of schools and the balance for the equipment of schools.

Resolution.—Approved.

11. Read letter No. H. C. 122—31 Edn. 70-7, dated 19th July 1923, from the Inspector-General of Education, forwarding a programme of school building and other works to be undertaken at a total cost of Rs. 15,000.

Resolution.—Approved.

12. Read letter No. 883—22-23, dated 19th July 1923, from the Inspector-General of Education, requesting that the sum of Rs. 20,000 to be set apart from District Fund balance for education purposes may be placed at his disposal early to give effect to the above proposals (*vide* Subjects 10 and 11 *supra*).

Resolution.—The amount may be placed at the disposal of the Inspector-General of Education.

13. Date of next meeting. To be fixed at the end of September 1923.

R. NANASWAMY RAO,
President, District Board.



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BANGALORE, THURSDAY, SEPTEMBER 20, 1923.

PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

MUNICIPAL AND LOCAL BOARDS.

No. L. 2084—L. B. 80-23-2, dated 12th September 1923.

The following Notification received from the Revenue Division Officer, Puttur Division, regarding the holding of a Cattle Fair at Kulgunda in Uppinangadi Taluk is published for general information:—

"It is hereby notified that the Annual Cattle Fair at Kulgunda in the village of Subrahmanya, Uppinangadi Taluk, South Kanara District, will be held this year from the 7th to 16th December 1923 (both days inclusive). The fair will commence on the Subrahmanya Illumination festival day and last for ten days. A fee of two annas will be levied on every head of cattle brought into the fair."

PUTTUR,
17th August 1923.

(Sd.) A. K. GOVINDAN,
Revenue Divisional Officer.

No. L. 2051—Ml. 60-23-23, dated 12th September 1923.

Under Rule (i) of the paras prescribed in Notification No. 4999—Ml. 45-18-4, dated the 30th September 1918, Government are pleased to approve of the election of Mr. M. B. Krishna Rao as Vice President of the Chitaldrug Town Municipal Council in the Chitaldrug District.

No. L. 2137—Ml. 48-23-4, dated 17th September 1923.

Under Section 18 of the Mysore Municipal Regulation, VII of 1906, Mr. P. Papanna is appointed as a member of the Town Municipal Council of Nanjangud in place of Mr. K. N. Lingaiah, resigned.

By Order,
T. E. JEYARAMA AIYAR,
Secretary to Government,
Revenue Department,

OFFICE OF THE CITY MUNICIPAL COUNCIL, BANGALORE CITY.

Notice dated 4th September 1923.

It is hereby notified that the sites described in the accompanying statement with respect to which, the purchasers have failed to comply with the terms of the Sale Notification and for which even half the sale amount, has not yet been paid, have been resumed by the Municipality from the date of this notice. They will be disposed of by the Municipality at their discretion:—

Sl. No.	Number of site	Approximate dimension: of the site	Purchaser in whose name the site stands
VISVESVARAPURAM EXTENSION.			
1	76	50' x 110'	Mr. Ramjee Rao
2	83	Do	Chinnoojee Rao Sindhe
3	92	Do	G. Ramakrishnappa
4	94	94' + 25'	
		x 10	V. Narasimhaiya
5	170, 192, 289 and 292.	347, 947, 633, 1050 square yards	N. Krishnaswami Rao
6	235 and 245	655 square yards each	Kesava Rao, Desai
7	238	1102 square yards	V. Anantharaju
8	256	1102 do	Munivenkatappa
9	281, 422 and 423	633, 600, 584 square yards each	Moorthi Rao, Walvekar
10	290 and 291	633 square yards	C K Hanumanthappa
11	294	869 do	N. S. Subba Rao
12	295	269 do	Venkataramanappa
13	296 and 273	669 and 633	C. H. Lakshmana Rao
14	97 and 298	369 square yards	M. M. Devish
15	309 and 360	820 do	G. N. Adimoorthappa
16	39	95' + 14'	
		x 100'	T. Dasappa
		2	
17	40	100' x 50'	B. T. Narasimhantha
18	41	Do	T. Annaiya
19	271 and 277	87' x 114' and 236 square yards	B. C. Kempiah
20	341	39' x 83'	N. Srinivas Rao
21	343	Do	Venabhatappa
22	Piece of land		G. K. Rudraiya
23	191	433 square yards	M. Govinda Rao
24	21	225' + 212'	
		x 135'	The Marats Samaj
		2	
25	286	356 square yards	Mr. Krishna Rao
26	299	395.5 do	Rangoobayee
27	350	1302 do	Thanappa
28	382	588 do	Raghunatha Rao
29	397	397 do	Thulasabayee
30	432	60' x 100'	Hanumanthappa
31	270	229 square yards	G. N. Seetharamaiya

ANANDA RAO SIRSI,
President.

OFFICE OF THE DEPUTY COMMISSIONER, BANGALORE DISTRICT.

Notification No. D2. Dis. 553 of 23-24, dated 11th September 1923.

Under Sections 49 and 50 of the Local Boards and Village Panchayat Regulation of 1918, it is hereby notified that the following gentlemen have been declared elected in the respective Village Panchayats to fill up the existing vacancies.

Taluk	Name of Panchayat	Name of Member	Remarks
Ankal	Koppa	Mr. Marasettappa	Land-holder
Do	Haragadde	Mr. Annayya	Do

CHARLES NORONHA,
For Deputy Commissioner.

KOLAR DISTRICT.

Memo D2 Dis. No. 36—23-24, dated 15th September 1923.

Mr. Chengalrayappa is nominated a member of the Village Panchayat at Thayalur Mulbagal Taluk, in place of Mr. H. Vijeyendra Rao, shekdar, transferred to the Bowringpet Taluk, by Government in their Order No. L. 1787—L. B. 11-23-2, dated the 3rd September 1923.

C. SURYANARAYANA SASTRI,
For Deputy Commissioner.

MYSORE CITY MUNICIPALITY.

EXTRACT FROM THE PROCEEDINGS OF THE 1ST (ORDINARY) MEETING OF THE CITY MUNICIPAL COUNCIL, MYSORE, HELD IN THE RANGACHARLU MEMORIAL HALL ON SATURDAY, THE 7TH JULY 1923 AT 4 P.M.

Members.

Present 20 | Absent 10

I. Proceedings of the meetings of the month of May 1923.

Confirmed.

II. Constitution of several committees for the year 1923-34.

Resolved that the several committees be constituted as follows:—

(i) Managing Committee.

1. Mr. P. S. Anantha Rao, (Chairman).
2. „ Mahomed Sait.
3. „ V. Thiruvengada Moodaliyar.
4. Dharmaprakasa Mr. D. Banumiah.
5. Mr. M. Narayanaswamy.
6. „ E. Purushothama Ananda Giri Goswamy.
7. „ M. L. Vasudeviah.

(ii) Audit Committee.

1. Mr. K. Dhanakoti Chetty.
2. „ T. S. Siddappa, L.M. & S.
3. „ Tippu Sultan Alli Khan.

(iii) Schools Committee.

1. President. (Chairman).
2. Rev. E. S. Edwards.
3. Mr. H. Lingaraj Urs.
4. „ Mahomed Jaffer Sahib.
5. „ Tippu Sultan Alli Khan.
6. „ M. Sultan Mohiyuddin, M.A., LL.B., M.Ed.
7. Dharmaprakasa Mr. D. Banumiah.
8. Rev. J. Cochet.
9. Mr. K. Sanjeevachetty, B.A.

(iv) Health Committee.

1. Health Officer, (Convenor).
2. Mr. T. S. Siddappa, L.M. & S.
3. Lokasevaniratha Mr. Amble Anniah Pandit.
4. Mr. N. Stewaji Rao.
5. „ Charles Theobald.
6. „ Tippu Sultan Alli Khan.

(v) Town Hall Market and Sewage Farm Committee.

1. Chief Officer. (Chairman).
2. Dharmaprakasa Mr. D. Banumiah.
3. Lokasevaniratha Mr. Amble Anniah Pandit.
4. Khan Bahadur Mr. P. Pallonji.
5. Mr. B. Munivenkatappa.
6. „ U. R. Lingoji Rao.
7. „ E. Purushothama Ananda Giri Goswamy.

(vi) Bye-laws Committee.

1. Chief Officer. (Convenor).
2. Mr. B. Basavaradhya, B.A., B.L.
3. „ K. Dhanakoti Chetty.
4. „ P. S. Anantha Rao.
5. Khan Bahadur Mr. P. Pallonji.
6. Mr. H. Lingaraj Urs.

III. - Memo No. L. 8086-7, dated 18th June 1923, forwarding Notification No. L. 8085—MI. 66-22-81, dated 18th June 1923, withdrawing the privilege of electing the Vice-President from the Municipal Council.

Recorded with regret.

EXTRACT FROM THE PROCEEDINGS OF THE SECOND (ADJOURNED) MEETING OF THE CITY MUNICIPAL COUNCIL, MYSORE, HELD IN THE RANGACHARLU MEMORIAL HALL, ON MONDAY THE 9TH JULY 1923, AT 4 P.M.

MEMBERS.

Present	13	Absent	17
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IX. Contribution of Rs. 150 for the Horticultural Show, to be held in August 1923 from Municipal Council.
Sanctioned.

XII. Chief Officer's Note on the petition from the owners of Jataka carriages in Mysore Town, stating that the enhanced taxes, on their carriages as per rates increased during the year are a great hardship to them and praying that the rates be reduced to the rates obtaining in Bangalore on similar carriages.

Approved.

XIII. Continuance of the temporary establishment at Purniah's Nala till the end of June 1923.

Resolved that the temporary establishment be continued till the end of September 1923.

XIV. Government Order No. L. 6521-2—Ml. 177-21-10, dated 24th—27th March 1923, sanctioning an arbitrary pension of Rs. 15 per month to T. S. Annadore Iyer, from 17th March 1923.

Recorded with the observation that the Municipal Council are agreeable to pay according to Rule of proportions.

XV. Dharmaprakasa Mr. D. Banumiah's proposition *re* the levy of Octroi duty on groundnuts on the analogy of oil seeds.

Resolved that Octroi duty be levied on groundnuts and *kusumi* seeds.

XVI. Managing Committee Resolution No. II, dated 20th March 1923, *re* contractor Sajadalli's bill for work done.

Sanctioned.

XVIII. Managing Committee's Resolution No. XI, dated 20th March 1923, No. X, dated 27th idem and No. IX, dated 24th April 1923, objecting to certain payments prior to sanction.

Sanctioned with the observation that such irregularities should be strictly avoided in future.

XIX. Bill for Rs. 422-2-9, for widening Dodapeta road, with Managing Committee Resolution.

Sanctioned.

XX. Letter No. C. 4939—22-23, dated 14th May 1923, from the Inspector General of Education in Mysore, Bangalore, *re* removal of the Primary Girls' School from the Ramachandra Agrahar to Chamundi Extension and requesting to forward the final opinion of the Council.

Resolved that the school be continued for the time being, in Ramachandra Agrahar.

XXII. Letter No. 935, dated 3rd July 1923, from the Executive Engineer, Special Division, Mysore, regarding the sale to Government of the Balabhadini School building on the Chamaraj road, belonging to the Municipality.

Resolved that the building be sold to Government for Rs. 4,000, with a request that they may kindly cause another proper school building constructed instead, on Vani Vilasa road.

EXTRACT FROM THE PROCEEDINGS OF THE THIRD (ORDINARY) MEETING OF THE CITY MUNICIPAL COUNCIL, MYSORE, HELD IN THE RANGACHARLU MEMORIAL HALL, ON SATURDAY THE 28TH JULY 1923, AT 4 P.M.

MEMBERS.

Present	18	Absent	12
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III. Government Order No. L. 7761-62—Ml. 167-22-5, dated 28th May 1923, sanctioning the Budget Estimates for the year 1923-24, with certain observations, with an explanatory note on the subject.

Resolved that Government be requested to restore, for reasons given in the explanatory memo, the original allotment of Rs. 55,353, made by the Municipal Council.

under "Repairs Public Works" for expenditure during 1923-24, which is indispensable, more especially in view of the approaching Visit of His Excellency the Viceroy and Governor-General of India, in November next.

Resolved also to request the Government to raise proportionately the rates of annual contributions from Public Works Department and other Departments, for the maintenance of provincial and suburban roads running through the City in view of the high raise in prices of all labour and materials, since the rates were fixed several years ago and for much narrower roads than now extant.

VI. Letter No. L. 8203—Ml. 66-22-83, dated 23rd June 1923, from the Secretary to Government, Revenue Department, stating that the Government consider it neither expedient nor necessary to nominate a Vice-President.

Recorded with an expression of regret and resolution to request Government to kindly reconsider the subject and restore the privilege of electing the Vice-President.

VII. Government Order No. 163-76—C. B. 16-23-1, dated the 16th July 1923, sanctioning certain arrangements in connection with the Visit of His Excellency the Viceroy and Governor-General of India to the State.

Resolved to accord a fitting Reception to His Excellency the Viceroy and Governor-General of India.

IX. Subjects to be sent up for discussion at the Representative Assembly during Dasara Sessions.

Resolved that the subjects as approved by the Council be sent up.

EXTRACT FROM THE PROCEEDINGS OF THE 14TH (SPECIAL) MEETING OF THE CITY MUNICIPAL COUNCIL, MYSORE, HELD IN THE RANGACHARLU MEMORIAL HALL ON MONDAY THE 13TH AUGUST, 1923, AT 4 P.M.

MEMBERS.

Present 17

Absent 13

I. Government Proceedings No. L. 7067-9—Ml. 68-22-6, dated 16th April 1923, passing orders regarding the execution of "Productive Works" in connection with the Improvement of the City of Mysore.

II. Unanimously *resolved* that the Government be requested to help the Municipal Council by advancing, as works progress, the requisite amount not exceeding two lakhs of rupees for completing the two remunerative and important works *viz.* Extension and Improvement of Devaraj Market and Improvement of Mundy Market—charging interest at such easy rates as the Government may be pleased to sanction, on the amount advanced from time to time, and that the Municipal Council do earmark and set apart the whole of the excess income due to the improvements of the markets, to meet, firstly, with the interest charges as they become due and secondly to pay off the loan till it is fully liquidated.

III. Government Proceedings No. L. 656-61—Ml. 167-22-19, dated 23rd July 1923, sanctioning the Budget Estimates of the Mysore City Improvement Trust Board for the year 1923-24.

Resolved that the Government be requested to permit the completion of the Municipal Office buildings as quickly as possible as that is more advantageous and economical in the long run, the Municipal Council continuing to contribute their one-third share of the whole outlay at Rs. 5,000 per annum as already agreed upon, they regretting their inability to meet the unexpected call to pay down the whole amount immediately.

IV. Reappropriation statement for the year 1922-23.

Sanctioned.

VI. Over payments of Octroi refunds.

On the President explaining the situation, *resolved* to await the final report.

C. SRIKANTESWARA IYER,
President.

PROCEEDINGS OF THE 1ST ORDINARY MEETING OF THE SHIMOGA DISTRICT BOARD HELD IN THE TOWN HALL OF SHIMOGA, ON SATURDAY THE 1ST SEPTEMBER, 1923, AT 1-30 P.M.

Present ...

Absent ...

Official Members.

Non-official Members.

7

25

4

1. Read resolutions of the Shimoga District Board Meeting held on 9th and 10th June 1923.

Resolution.—Read and recorded.

2. Read statement of estimates countersigned and sanctioned.
Resolution.—Sanctioned.
3. Read Revenue Secretary's letter No. 5978-85—L. B. 120-22-2, dated 24th March 1923, on the establishment of Vaidyasalas at Hobli Headquarters.
Resolution.—This will be considered when the financial condition of the Board improves.
4. Read Sanitary Commissioner's letter No. 505, dated 22nd March 1923, forwarding for necessary action his notes of inspection on the working of sanitation in this district.
Resolution.—Recorded with the observation that action is being taken in the office of the President on the diaries of the Sanitary Inspectors on the lines indicated by the Sanitary Commissioner and that the Deputy Commissioner will be requested to issue needful instructions in the matter of systematising the submission of the vital statistics for correct compilation.
5. Read Sanitary Commissioner's letter No. C. 473, dated the 7th March 1923, forwarding his notes of inspection on the work of vaccination in this district and requesting the resolution of the District Board in the matter.
Resolution.—Recorded with the observation that needful action has already been taken in the matter.
6. Read Honnali Taluk Board President's report No. 322, dated nil in the matter of converting into a cart-track the foot-path leading from Govinakovi to Nyamati.
Resolution.—Deferred pending reply from the President of the Taluk Board.
7. Read Sorab Taluk Board President's No. 1165, dated 28th February 1923, in the matter of opening a road from Sorab to Chikkerur via Tattur.
Resolution.—Deferred for want of funds.
8. Read Nagar Taluk Board President's No. 1098, dated 26th April 1923, regarding the sinking of the sanctioned well in Sarogarakere at Kallurkatte.
Resolution.—Resolved that the sanction of the Sanitary Commissioner be awaited.
9. Read Sorab Taluk Board President's No. 1470, dated 12th May 1923, regarding the sinking of a well near the L. F. Dispensary in Sorab Town.
Resolution.—Deferred.
10. Read Sagar Sub-Division Officer's letter No. C. 86—M. L. 26th July 1923, in the matter of measurement book of collapsed well at Andige in Sorab Taluk.
Resolution.—Resolved that the contractor is not entitled to any payment as it is reported by two responsible officers who inspected the work that the collapse of the revetment was due to the bad quality of materials and faulty constructions by him and that if he chooses he may remove the materials.
11. Read Government Proceedings No. I. C. 7755-9—Ft. 321-22-4, dated 20th June 1923, approving of the Forest Conservator's recommendation extending the Malnad Raiyats Privilege Rules in the matter of obtaining supplies of bamboos and classified trees included in Class II to the non-agriculturists also residing in Malnad provided they undertake to construct tiled houses.
Resolution.—Recorded with thanks.
12. Read Government Order No. L. 267-84—San. 65-22-2, dated 12th July 1923, reviewing the vital statistics for the half-year ending 30th June 1922.
Resolution.—Recorded with the observation that the attention of the Taluk Boards be invited to take suitable steps for minimising the mortality among infants.
13. Read Revenue Secretary's letter No. L. 732—L. B. 7-22-9, dated 28th July 1923, requesting to send up the resolution of the District Board in the matter of continuance of the services of the temporary Railway Accountant for a further period of one year.
Resolution.—Sanctioned.
14. Read Revenue Secretary's letter No. L. 1247-54—Sany., dated 13th August 1923, requesting the views of the District Board in the matter of the payment of District Board contribution and Government grant-in-aid from Government in the matter of removing lantern within half a mile radius of village sites.
Resolution.—Resolved that the subject be referred to the Taluk Boards for consideration and submission of their opinion.
15. Read Official Memorandum No. L. 598, dated 20th July 1923, from the Revenue Secretary forwarding for report of action taken and disposal, a petition from the villagers of Harmagatta village in Shimoga Taluk praying for the abolition of their village Panchayet and for affording facilities for drinking water wells in the village.
Resolution.—Resolved that the recommendation of the Taluk Board for retaining the Panchayet be approved and that a report be sent to the Government. The President of the Taluk Board be requested to depute the Vice-President to enquire into causes of discontent and rectify the same.
16. Read Revenue Secretary's letter No. L. 937-44—L. B. 54-23-3, dated 4th August 1923, calling for the opinion of the District Board in the matter of doing away with the recovery of contribution from the raiyats on account of construction and repairs of public wells, providing funds therefor from the District Funds and Government grants as it is one of the

ordinary duties devolved on the District Board under Section 8 (d) of the Mysore Local Boards Regulation, 1918.

Resolution.—Resolved that the Board are not in favour of completely abolishing the contribution from the raiyats in view of other obligations the Board have to discharge. In deserving cases, the contribution is being waived.

17. Read Revenue Commissioner's docket No. D. 2. Dis. 21—23-24, dated 11th July 1923, requesting to communicate to Government the resolution of the District Board regarding the extending of the new concession, afforded under G. O. No. I. C. 7755-9—Ft. 321-22-4, dated 20th June 1923 to the non-agriculturists in maidan also.

Resolution.—Resolved that with a view to encourage the building of tile roofed houses in the maidan parts, the concession contemplated in G. O. No. I. C. 7755-9—Ft. 321-22-4, be extended to non-agriculturists in the maidan also.

18. Read Senior Surgeon's letter No. C. 2498-1, dated 19th June 1923, requesting to forward the views of the District Board in the matter of continuing the maternity at Sagar from 1st July 1923.

Resolution.—Resolved that it is absolutely necessary not only to continue the maternity at Sagar but also to combine it with the Male Dispensary.

19. Read Senior Surgeon's letter No. G. C. 365-1, dated 18th June 1923, in the matter of necessity of opening a dispensary at Sulagod in Nagar Taluk with a provision of a midwife thereto and requesting further information as to (a) meeting its cost as per statement annexed and (b) whether building is available for the dispensary and the staff.

Resolution.—Resolved that new dispensary may be opened at Sulagod out of the savings effected by retrenching the allowances of the semi-itinerant dispensaries, provided the people provide accommodation for the dispensary and the staff.

20. Read correspondence ending with letter No. 269, dated 16th August 1923, from the Inspector-General of Education in Mysore, in the matter of providing funds for educational works during the current year and requesting approval of the District Board for the programme of works as per statement.

Resolution.—Resolved that the programme of the Inspector-General of Education with regard to the expenditure of Rs. 15,000 sanctioned by the Board be approved and the Inspector-General be requested to include the item of constructing a building for the Hindustani Girls' School at Shimoga Town on the site already acquired for the purpose near the newly constructed Kannada Girls' School and that as regards the additional grant referred to by the Inspector-General it may be stated that since the levy of the Education cess has been sanctioned the required expenditure may be met out of the realisations in the next year.

21. Read letter No. 7127, dated 3rd August 1923, from the Director of Industries and Commerce forwarding for opinion application from Mr. C. Appaji Rao, owner of Tunga Rice Mills, applying for a loan of Rs. 4,000.

Resolution.—Resolved that the Vice-President be requested to inspect the rice mill and submit his opinion with regard to the working of the mill, etc.

22. Read correspondence ending with Chief Sanitary Inspector's note, requesting for the supply of a portable medicine chest 'A' class costing Rs. 246-10-0.

Resolution.—Sanctioned.

23. List of semi-itinerant dispensaries in the Shimoga District and the sub-centres proposed by the members at the Meeting of the District Board, Shimoga, held on 1st September 1923:

Semi-itinerant dispensary.	Name of the sub-centre	Taluk in which the sub-centre is located
1. Mandagadde	1. Tudur 2. Gutti Yedehalli 3. Malur	Tirthahalli
2. Humchadakatte	1. Humcha 2. Konandur 3. Mugudti 4. Talale 5. Akalapur	Nagar Tirthahalli Nagar Do Tirthahalli
3. Mepravalli	1. Kammaradi 2. Siranahalli 3. Sunthakkalu 4. Chokkadabyle 5. Kalmāne	Tirthahalli Nagar Tirthahalli Do

Semi-itinerant dispensary	Name of the sub-centre	Taluk in which the sub-centre is located
4. Sorab	1. Andige 2. Hosabale 3. Bilavani 4. Tavanandi	Sorab
5. Anantapur	1. Gonja 2. Gilalgundi 3. Rippenpet 4. Nandiga 5. Iganabyile	Shikarpur Sagar Nagar Do Sagar
6. Kumsi	1. Ayanur 2. Harnahalli 3. Siragere 4. Choradi 5. Mandagatta	Kumsi

24. Read letter No. G. C. 252-5, dated 17th July 1923, from the Senior Surgeon to the Government of Mysore, requesting to furnish complete information on all points touching the usefulness of itinerant dispensaries.

And D. O. No. G. C. 252-9—22-23, dated 29-8-23, on the same subject.

Resolution.—Resolved that the places selected by the several members be forwarded to the Senior Surgeon for information.

25. Read letter No. 382 dated 24th July 1923, from the District Medical Officer, Shimoga, requesting to provide Post Mortem room for the following dispensaries. Santebennur Nyamati, Anavatti, Anantapur, Mandagadde, Humchadakatte, Megravally, Agumbe and, Nagar.

Resolution.—Deferred.

26. Read Sagar Sub-Division Officer's reply No. H. C. 193 stating that there is no necessity for a wholtime care-taker at Karehalli.

Resolution.—Resolved that a whole time care-taker need not be entertained.

27. Subjects referred to the District Board for disposal by the preliminary meeting of Representative Assembly members and officers held on 6th August 1923.

a. Proposition by Mr. Suttada Shantaveerappa for converting the Sagar-Kallurkatte road to a metal road in consideration of heavy traffic running thereon.

Resolved that the subject be deferred for the present.

b. Mr. B. Sivoji Wadaiya's proposition for running a road from Sorab to Chikkerur.

Do

c. Proposition by Mr. Srinivasa Dikshit suggesting that the remaining 18 miles of road on the Shikarpur-Sagar road via Ambligola may be taken up and completed.

Do

(d) Proposition by Mr. Sivaji Wadaya for opening a Veterinary Hospital at Sorab.

This may be considered next year.

(e) Proposition by Messrs. Nadig Laxmana Rao and Nadig Bhaskara Rao, stating that sufficient supply of quinine should be sent.

Resolved that a provision of Rs. 1,000, be made in the budget under Mainad Improvement grant.

28. Read Sagar Sub-Division Officer's No. Sb. 454—22-23, dated 5th August 1923, stating that he is not in favour of the resolution of the Sorab Taluk Board in the matter of appointing a Shekdar for collecting the heavy arrears of Panchayet.

Resolution.—Resolved that the non-official Vice-Presidents of the Taluk Boards be requested to take special interest for improving the collection work of the Panchayets by asking the active co-operation of the village officers and reporting their slackness to the Presidents.

29. Read Nagar Taluk Board President's No. 25, dated 7th July 1923, forwarding the resolution of the Nagar Taluk Board in the matter of posting a midwife at Rippenpet and that the Lakshmipur midwife to stop for some days at Mavinahole and for some time at Kedur.

Resolution.—Resolved that the arrangement proposed does not appear to be feasible. If necessary a midwife may be appointed at Rippenpet or midwife at Laxmipur be transferred to Rippenpet.

30. Read communications from the following Presidents of Taluk Boards requesting sanction for the continuance of the service of Local Fund attenders in consideration of the heaviness of the work in the Local Fund Branch:—

1. Shimoga, 2. Kumsi, 3. Honnali, 4. Shikarpur, 5. Sagar and 6. Tirthahalli.

Resolution.—Resolved that the Board is not convinced of the necessity of retaining them.

31. Read correspondence ending with Sorab Taluk Board President's report No. 1680, dated 18th June 1923, recommending the abolition of the Village Panchayet at Andige in Sorab Taluk in consideration of insufficient income.

Resolution.—Resolved that a recommendation be made to Government in the matter.

32. Read Honnali Taluk Board President's report No. 58, dated 17th August 1923, recommending the abolition of the village Panchayet of Chatnahalli.

Resolution.—Resolved that the recommendation of the Taluk Board for abolishing the village Panchayet of Chatnahalli does not commend itself to this Board as no case is made out for its abolition.

33. Read Kumsi Sub-Taluk Board President's No. 21—L. F., dated 15th July 1923, recommending the continuance of the Kumsi Sub-Assistant Surgeon visiting Ayanur and Harnahalli villages once a week.

Resolution.—Resolved that the Kumsi Dispensary be made a semi-itinerant dispensary under the new scheme and the Sub-Assistant Surgeon be asked to visit Harnahalli, Ayanur, Mandaghatta, Sirgeri and Chordi.

34. Read Shikarpur Taluk Board President's report No. 117, dated 26th July 1923, stating that it is not possible to completely hand over the musafirkhana to the Educational authorities and that they may continue holding primary classes effecting thereto needful repairs at their own cost.

Resolution.—Resolved that the recommendation of the Taluk Board be accepted and the Inspector-General of Education be addressed to engage a suitable building as the travelling public is put to great inconvenience by the present arrangement.

35. Read correspondence ending with Honnali Taluk Board President's report No. 62, dated 17th August 1923, in the matter of establishing a Veterinary Hospital at Honnali.

Resolution.—Resolved that this subject be considered next year.

36. Read letter No. C. 361, dated 10th August 1923, from the Senior Surgeon to the Government of Mysore, requesting certain particulars in the matter of establishing a dispensary at Nagavalli in Sagar Taluk.

Resolution.—Resolved that the Board is not in a condition to contribute any quota for new dispensaries.

37. Read correspondence ending with Sagar Taluk Board President's report No. 572, dated 27th June 1923, forwarding for sanction a bill for Rs. 300 for constructing the Native Vaidyasala and midwife quarters at Karur.

Resolution.—Resolved that the Executive Engineer be requested to value the building and state his opinion as to the quality of the materials used in the construction and whether the contractor executed according to the estimate.

38. Read correspondence ending with Shimoga Division Executive Engineer's Memo No. 212, dated 13th July 1923, in the matter of addressing the District Board, Dharwar, for maintaining the portion of the road leading from Shikarpur to Masur and lying within the Dharwar District.

Resolution.—Resolved that a representation be made to the President of the District Board, Dharwar District, as suggested by the Executive Engineer.

39. Read Tirthahalli Sub-Division Officer's No. L. C. 1094, dated 24th June 1923, stating that the Annachattram building at Mandagadde may be transferred to the Taluk Board to serve as a musafirkhana at the place as the Taluk Board have agreed to it.

Resolution.—Resolved that a reference be made to the Muzrai Commissioner, recommending its retention as musafirkhana.

40. Read correspondence ending with Shikarpur Taluk Board President's report No. C. 678, dated 19th June 1923, in the matter of establishing a cattle-pound in Belagavi village.

Resolution.—To be recommended.

41. Read Shimoga Taluk Board President's No. 820, dated 18th June 1923, in the matter of establishing a cattle-pound in Santebennur village, Shimoga Taluk.

Resolution.—To be recommended.

42. Read extract from the resolution passed at the District Conference on 28th and 29th March 1923.

Resolution.—Resolved that due weight be given to the recommendation of the District Conference as soon as funds permit.

43. Read Nagar Taluk Board President's report No. 1356, dated 27th June 1923, protesting against the transfer of some villages of Nagar Taluk to Eirthahalli Taluk in view of the financial depression of the Taluk Board.

Resolution.—Resolved that the subject be referred to the Revenue authorities for further consideration.

44. Read Nagar Taluk Board President's report No. 1355, dated 27th June 1923, recommending the opening of a road from Sutta to Lakshinipur and constructing a bridge across Malali hole.

Resolution.—Resolved that the Executive Engineer be requested to get an estimate prepared for this road work and forwarded to the Board for consideration.

45. Read letter No. 83, dated 7th August 1923, from the Assistant Inspector of Education, Shimoga Range, requesting to hand over the shoe-making appliances and shoe-stitching machine for the use of shoe-making class at Bhadravati.

Resolution.—Resolved that the request of the Assistant Inspector of Education be complied with on condition that if the shoe-making class is abolished at Bhadravati the appliances be returned to the Board or in case the Board makes any arrangement at Shimoga for importing instruction in this industry the appliances may be returned to the Board.

46. Read Sorab Taluk Board President's report No. 95, dated 10th August 1923, forwarding the resolution of the Taluk Board in the matter of increasing the remuneration to 10 per cent to Patels and Shanbhogs engaged in collecting the due of the Village Panchayets and entertaining the services of a peon on Rs. 6 temporarily for the Chairman.

Resolution.—Resolved that a recommendation be made to Government to sanction remuneration at the rates allowed by the Government for collecting the Kandayam.

47. Read Shimoga District Medical Officer's letter No. 923, dated 12th August 1923, requesting instructions for continuing the midwifery class in the Civil Hospital, Shimoga.

Resolution.—Resolved that as provision has been made in the budget for this year for continuing the class and that being only for three candidates the class may continue. The Board however trust that these passed candidates may have private practice though they may not have been employed in service.

48. Read Sorab Taluk Board President's report No. 94, dated 10th August 1923, recommending that the rules for payment of grants under rural water-supply scheme for sinking wells may be made applicable to Hondas also.

Resolution.—Resolved that as Hondas are considered insanitary it is not worth while to give any grant for them.

49. Read Sorab Taluk Board President's report No. 98, dated 10th August 1923, recommending the discontinuance of the levy of Railway cess in Sorab Taluk as that taluk has no connection with the Railways.

Resolution.—This cannot be done.

50. Read Sagar Sub-Division Officer's Sb. 453—22-2, dated 18th June 1923, differing from the opinion of the Taluk Board in the matter of including a portion of Dugar village to the Ulavi Panchayet.

Resolution.—Resolved that the recommendation of Sub-Division Officer, Sagar, be accepted.

51. Read Chief Sanitary Inspector's application dated 3rd July 1923, requesting for the grant of a Malnad Allowance of Rs. 50.

Resolution.—Resolved that his requisition may be forwarded to the Sanitary Commissioner for disposal.

52. Read Channagiri Taluk Board President's report No. 81, dated 10th August 1923, in the matter of establishing a Native Vaidyasala at Channagiri.

Resolution.—This may be considered next year.

53. Read letter No. R. O. C. 2398—22-23, dated 20th August 1923, from the Director of Agriculture in Mysore, requesting to obtain sanction of the District Board to meet half the cost of 9,400 peper vines supplied to the parties in the Shimoga District together with incidental charges, etc., thereto at Rs. 3-8-0 per 1,000.

Resolution.—Resolved that the Board regret that the financial condition of the Board does not permit them to entertain the request.

54. Read Comptroller's letter No. TAD B, 8, dated 7th July 1923, requesting to forward the opinion of the District Board in the matter of paying annually in one lumpsum in January, the contribution due from the Taluk Boards, District Boards and Municipalities towards the maintenance of Local Fund Dispensaries.

Resolution.—Resolved that the suggestion of the Comptroller be adopted provided the amount of contribution to be paid is intimated before hand.

55. Read resolution of the Sub-Committee of the District Board, in the matter of granting remission of Honnali Ferry contract amount of Rs. 1,935-0-0 claimed by Gollarahalli Rangappa.

Resolution.—Resolved that the opinion of the Sub-Committee be accepted and an endorsement given to the party.

56. Read Sorab Taluk Board President's No. L. P. 114—23-24, dated 25th August 1923, in the matter of giving a donation of Rs. 500 from the Funds of the Taluk Board to the Boys' Scout Fund of Mysore.

Resolution.—Cannot be entertained.

57. Read Sorab Taluk Board President's No. 93—23-24, dated 10th August 1923, forwarding a copy of the resolution of the Taluk Board, regarding the cutting and removal of thick growth of trees by the road side to a width of 15 ft. on either side on the Sorab-Anavatti road leading from Tavanande to Kuppagadde village, and the opinion of the Executive Engineer, Shimoga Division thereon.

Resolution.—Resolved that the opinion of the Executive Engineer be forwarded to the District Forest Officer, for doing the needful.

58. Read Sagar Sub-Division Officer's report No. M. I. 64—21-22, dated 26th August 1923, intimating that the well at Sigga in Sorab Taluk has again collapsed and seeking instructions with regard to the settlement of claims of the contractor and further execution of the well work.

Resolution.—Deferred.

59. Read letter No. 303, dated 1st September 1923, from the Executive Engineer, Shimoga Division, for a grant of Rs. 5,000 for special repairs to roads, etc., of the District Board on account of damage done to them by the recent floods.

Resolution.—Resolved that as the Government are aware of the serious damages done to roads and culverts in this district and also are cognisant of the stringent financial condition of the District Board, a recommendation be made to sanction a grant of Rs. 5,000 for special repairs to the roads maintained by the District Board.

A. K. SYED TAJ PHERAN,
President, District Board.

BANGALORE DISTRICT.

Notice dated 12th September 1923.

It is hereby informed that owing to the prevalence of plague at Hindiganal in the Hoskote Taluk, the travellers bungalow at that village is closed for the public from 4th September 1923, till it is certified by the Medical authorities as to its fitness for use.

B. A. RAHMUN,
President, District Board.

MYSORE CITY IMPROVEMENT TRUST BOARD.

Notification No. 342, dated 8th September 1923.

Whereas, it has appeared to the Board of Trustees for the Improvement of the City of Mysore, that by acquiring the undermentioned properties for the purpose noted against each of them further improvements, can be made in the locality in which they are situated, it is hereby notified in accordance with Section 16 (1) of the City of Mysore Improvement Regulation, III of 1903, that the Board have resolved to acquire the said properties.

The plans and statements showing the extent of land, etc., required for the proposed improvements may be seen in the Chairman's Office located in the Rangacharlu Memorial Hall, Mysore, during office hours.

The following are the particulars of the properties to be required:—

Serial No.	Plan No.	Door No.	Name of the owner	Boundaries				Remarks
				East	West	North	South	
DEVARAJA MOHALLA, BLOCK No. 49.								
1	242	1749	Abdul Latif Sab	High road	His own house (No. 243)	Dhondoji's house ..	Lane	For the extension of the Devaraja Market.
2	241	1750	Ankannah	Do	Venkataiah Baschatappa's house.	Lane	Pachumian Sab's house	
3	240	1751 & 1 & 2—	Pachumian Sab	Do	Puttiah's, etc., houses	Ankanna's etc., houses	Thukku Bai's house	Do
4	238	1752	Hanumantha Rao and Thukkubai ..	Do	Srinivasa Rao's house	Pachumian Sab's house	Lane	Do
5	174	1757	Hassan Sab, Jeevaratna Mudaliar Beeram Sab.	Do	Lane	Madia's house	Do	Do
6	234	1759	Khadar Hussain, Lalamian Sab ..	Do	Ibrahim Sab's house	Lane	Do	Do
7	230	1760	Kareem Sab's son Abboo Sab ..	Do	Akmaljee house	Do	Do	Do
8	1—237	1754	Subbarama, Thayamma ..	Do	Amba Bai's house	Do	Madia's house	Do
9	206	1774 & 1—1774	Dodda Thayamma and Krishniiah ..	Jeevaratna Mudaliar's, etc., houses.	Lane	Mariappa's house	Lane	Do
10	207	1775	Jeevaratna Mudaliar and Venkatappa ..	High road	Doddathayamma's house	Mahomed Jaffer Sab's house.	Do	
11	221	1776	Mahamed Jaffer Sab and Eraman Sab ..	Do	Do	Doddathayamma's house	Jeevaratna Mudaliar's house	
12	222	1777 & 1—1777	Doddthayamma and Krishnaiya ..	Do	Do	Trust land	Mahomed Jaffer Sab's house.	
13	1—209	1763	Venkatappa	Trust land	Lane	Lane	Mariappa's house	
14	208	1764	Mariappa	Do	Do	Venkatappa's house	Doddthayamma's house	
15	217	1784	Hussain Sab and Rahiman Sab ..	High road	Do	Lane	Pachumian Sab's house	
16	218	1—1784	Pachumian Sab Abdul Rasool Sab ..	Do	Do	Hussain Sab's house	Naseer Sab's house	
17	1—219	1773	Narasiah Peer Sab	Naseer Sab's house	Do	Naseer Sab's house	Dallali Hussain Sab's house.	

M. A. SRINIVASACHARI,
For Chairman.



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BANGALORE, THURSDAY, SEPTEMBER 27, 1923.

PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

MUNICIPAL AND LOCAL BOARDS.

No. L. 2084—L. B. 80-23-2, dated 12th September 1923.

The following Notification received from the Revenue Division Officer, Puttur Division, regarding the holding of a Cattle Fair at Kulgunda in Uppinangadi Taluk is published for general information:—

"It is hereby notified that the Annual Cattle Fair at Kulgunda in the village of Subrahmanya, Uppinangadi Taluk, South Kanara District, will be held this year from the 7th to 16th December 1923 (both days inclusive). The fair will commence on the Subrahmanya illumination festival day and last for ten days. A fee of two annas will be levied on every head of cattle brought into the fair."

PUTTUR,
17th August 1923.

(Sd.) A. K. GOVINDAN,
Revenue Divisional Officer.

No. L. 2234—Ml. 61-23-15, dated 19th September 1923.

In continuation of Notification No. R. 4225—Ml. 102-20-6, dated the 23rd September 1920, and under Section 2 (1) of Regulation I of 1906, it is hereby declared that vaccination shall be compulsory within the area under the control of the Mudgere Municipal Council for a further period of five years from 1st October 1923.

No. L. 2367—Ml. 60-23-26, dated 24th September 1923.

Under Rule (1) of the Rules issued under Notification No. 4999—Ml. 45-18-4, dated the 30th September 1918, for the election of Presidents and Vice-Presidents in Town and Minor Municipal Councils, Government are pleased to approve of the election of Mr. Hanumanthiah as the Vice-President of the Minor Municipal Council of Kadur.

No. L. 2392—Ml. 60-23-27, dated 25th September 1923.

Under Rule (1) of the Rules published under Notification No. 4999—Ml. 45-18-4, dated the 30th September 1918, for the election of Presidents and Vice-Presidents for the Town and Minor Municipal Councils, Government are pleased to approve of the election of Mr. V. Venkataramana Setty as Vice-President of the Krishnarajpete Municipal Council, in place of Mr. H. Krishna Sastry, resigned.

No. L. 2404—Ml. 51-23-4, dated 25th September 1923.

Under Section 18 of the Mysore Municipal Regulation VII of 1906, Mr. Govindappa is appointed a Councillor of the Kumsi Minor Municipal Council, Shimoga District, in place of Mr. S. Subramanya Pande, who vacated his seat under Section 15, Clause (2) (c) of the Municipal Regulation.

By Order,

T. E. JEYARAMA AIYAR,
Secretary to Government,
Revenue Department.

OFFICE OF THE CITY MUNICIPAL COUNCIL, BANGALORE CITY.

Notice dated 4th September 1923.

It is hereby notified that the sites described in the accompanying statement with respect to which, the purchasers have failed to comply with the terms of the Sale Notification and for which even half the sale amount, has not yet been paid, have been resumed by the Municipality from the date of this notice. They will be disposed of by the Municipality at their discretion:—

Sl. No.	Number of site	Approximate dimensions of the site	Purchaser in whose name the site stands
VISVESVARAPURAM EXTENSION.			
1	76	50' x 110'	Mr. Ramjee Rao
2	83	Do	Chinnoojee Rao Sindho
3	92	Do	G. Ramakrishnappa
4	94	94' + 25' x 10	V. Narasimhaiya
5	170, 192, 239 and 292.	347, 947, 633, 1030 square yards	N. Krishnaswami Rao
6	235 and 245	655 square yards each	Kesava Rao, Desai
7	238	1102 square yards	V. Anantharaju
8	256	1102 do	Munivenkatappa
9	281, 422 and 423	633, 600, 584 square yards each	Moorthi Rao, Walrekar
10	290 and 291	633 square yards	G. K. Hanumanthappa
11	294	869 do	N. S. Subba Rao
12	295	369 do	Venkataramanappa
13	296 and 273	669 and 633	C. H. Lakshmana Rao
14	97 and 298	369 square yards	M. M. Deviah
15	369 and 380	820 do	G. N. Adimoorthappa
16	39	95' + 14' x 100'	T. Dasappa
17	40	100' x 50'	B. T. Narasimhanna
18	41	Do	T. Annaiya
19	271 and 277	87' x 114' and 236 square yards	B. C. Kempiah
20	341	39' x 83'	N. Srinivasa Rao
21	343	Do	Veerabhadrapa
22	Piece of land	G. K. Rudraiya
23	191	433 square yards	M. Govinda Rao
24	21	225' + 212' x 135'	The Marata Samaj
25	286	356 square yards	Mr. Krishna Rao
26	299	395.5 do	Rangoobayce
27	350	1302 do	Thanappa
28	382	588 do	Raghunatha Rao
29	397	397 do	Thulasabayce
30	432	60' x 100'	Hanumanthappa
31	270	229 square yards	G. N. Seetharamaiya

ANANDA RAO SARSI,
President.

BANGALORE DISTRICT.

Notice dated 11th September 1923.

It is hereby notified for public information that bye-laws for the control of Public Markets which has been published in Part II-A, page No. 339 of *Mysore Gazette*, for the week ending 6th September 1923, have been sanctioned by Government under Government Order No. L. 1075—L. B. 46-23-2, dated the 8th August 1923, and that the said bye-laws will be brought into force immediately.

B. ABDUR RAHMAN,

President District Board.

CHITALDRUG MUNICIPALITY.

Amendment to the bye-laws relating to the water-supply to Chitaldrug Town Municipality sanctioned by Government in their Order No. 5076-Ml. 244-05-2, dated 9-11-1905, as conveyed in G. O. No. L. 632—Ml. 69-22-78, dated 23-7-1923.

Rule 6.—All pipes, taps and other works required for a house connection, shall be of such dimensions, character and material as the municipality may approve, the pipe not exceeding half an inch, $\frac{3}{4}$ " and 1" in diameter and they shall always be under the control of the municipal council and shall in no case be interfered with by any others. They shall be supplied, renewed or repaired by the municipal council.

Rule 10.—Every householder possessing a house connection shall pay a tax of 8 annas, 12 annas and 1 rupee per mensem according to the dimensions mentioned in rule 6 above and deposit with the municipality the amount of such tax for 12 months in advance.

M. KRISHNA RAO,

For President.



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BANGALORE, THURSDAY, OCTOBER 4, 1923.

PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

MUNICIPAL AND LOCAL BOARDS.

No. L. 2034—L. B. 80-23-2, dated 12th September 1923.

The following Notification received from the Revenue Division Officer, Puttur Division, regarding the holding of a Cattle Fair at Kulgunda in Uppinangadi Taluk is published for general information:—

"It is hereby notified that the Annual Cattle Fair at Kulgunda in the village of Subrahmanya, Uppinangadi Taluk, South Kanara District, will be held this year from the 7th to 16th December 1923 (both days inclusive). The fair will commence on the Subrahmanya illumination festival day and last for ten days. A fee of two annas will be levied on every head of cattle brought into the fair.

PUTTUR,
17th August 1923.

(Sd.) A. K. GOVINDAN,
Revenue Divisional Officer."

No. L. 2439—Ml. 31-23-3, dated 27th September 1923.

Under Rule 7 of the Rules issued under Government Order No. R. 7559—L. S. 54-18-1, dated the 11th December, 1918, Rev. Father P. Meynieal, Roman Catholic Missionary, Settihalli, Hassan Taluk, is appointed a member of the Hassan District Board, *vice* Rev. Father J. Huet, resigned.

No. L. 2458—Ml. 61-23-18, dated 28th September 1923.

Under Section 2-(1) of Regulation I of 1906, it is hereby notified that vaccination shall be compulsory within the limits of the Sagar Town Municipality in the Shimoga District for a period of three years with effect from 1st October 1923.

By Order,
T. E. JETARAMA AIYAR,
Secretary to Government,
Revenue Department.

OFFICE OF THE CITY MUNICIPAL COUNCIL, BANGALORE CITY.

WISVESVARAPURAM EXTENSION SITES.

Notification dated 4th September 1923.

It is hereby notified that the following house sites for which half or more than half of the sale amount has been paid, will be resumed by the Municipality by the 1st March 1924, without further notice, in accordance with the Council Resolution, dated 27th August 1923, unless the whole of the balance due on each site is paid within that date:—

Sl. No.	Number of site	Approximate dimension	Purchaser in whose name the site stands
1	65	110' x 150'	Mr. T. Srinivasa Rao
2	71 and 72	143' + 8' x 110'	„ Kambi Sivappa
3	77	50' x 110'	„ M. Rudrappa
4	24	124' + 129' x 60'	„ P. Ramachandraiah Setty
5	80, 81	50' x 110'	„ M. Ramjee Rao
6	129 and 130	633 square yards	„ K. R. Seetharama Iyengar
7	146	369 do	„ S. Narayana Rao
8	212	387 do	„ M. Gundu Rao
9	197	373 do	„ D. Hanumantha Rao
10	224	387 do	„ K. Venkata Rao
11	228	839 do	„ Hanavar Sivappa
12	231 and 232	1330 do	„ M. Narasinga Rao Sirdhe
13	240	665 do	„ P. Rudrappa
14	14	65' x 129'	„ Bommalinganna
15	51	100' x 150'	„ B. Thimmappa
16	78	50' x 110'	„ B. Venkata Rao
17	90	do	„ T. N. Srinivasa Setty
18	272	114' x 125' + 20'	„ B. Nagaraja Rao
19	275	50' x 114'	„ M. Bhimasena Rao
20	305	40' x 83'	„ M. Nagesa Rao
21	306	do	„ M. Krishnaswami Naidu
22	326	39' x 100'	„ M. Narayana Sastry
23	330 and 331	50' x 100'	„ V. Venkatesan
24	346 and 347	39' x 89' each	„ H. Venkataramanaiya
25	348	50' x 83'	„ Bannappa
26	351	95' x 95'	„ K. Shama Rao
27	358	240 square yards	„ P. Revanna
28	278	52' x 114'	„ K. Moorthi Rao
29	424	666.23 square yards	„ K. Munisamappa
30	95	1983.3 square yards	„ S. M. Nanjundappa
31	259 and 259A.	215 and 233 do	„ K. T. Sudarasanam Iyengar
32	293	83' x 87'	„ V. Ramanujulu Naidu
33	49	2067 square yards	„ Rao Sahib Mr. H. Chenniya
34	269 and 269A.	229 do each	„ Mr. C. V. Narasimha Iyengar
	270	214 do	

ANANDA RAO SIRSI,
President.

MYSORE CITY IMPROVEMENT TRUST BOARD.

Notification No. 342, dated 8th September 1923.

Whereas it has appeared to the Board of Trustees for the Improvement of the City of Mysore, that by acquiring the undermentioned properties for the purpose noted against each of them further improvements, can be made in the locality in which they are situated, it is hereby notified in accordance with Section 16 (1) of the City of Mysore Improvement Regulation, III of 1903, that the Board have resolved to acquire the said properties.

The plans and statements showing the extent of land, etc., required for the proposed improvements may be seen in the Chairman's Office located in the Rangachariu Memorial Hall, Mysore, during office hours.

The following are the particulars of the properties to be required:—

Serial No.	Plan No.	Door No.	Name of the owner	Boundaries				Remarks
				East	West	North	South	
DEVARAJA MOHALLA, BLOCK No. 49.								
1	242	1749	Abdul Latif Sab	High road	His own house (No. 243)	Dhondoji's house	Lane	For the extension of the Devaraja Market.
2	241	1750	Ankannah	Do	Venkatiah Rachatappa's house.	Lane	Pachumian Sab's house	
3	240	1751 & 1 & 2—1751	Pachumian Sab	Do	Puttiah's, etc., houses	Ankanna's etc., houses	Thukku Bai's house	Do
4	238	1752	Hantumantha Rao and Thukkubai	Do	Srinivasa Rao's house	Pachumian Sab's house	Lane	Do
5	174	1757	Hasan Sab, Jeevaratna Mudaliar Beeram Sab.	Do	Lane	Madia's house	Do	Do
6	234	1759	Khadar Hussain, Lalania Sab	Do	Ibrahim Sab's house	Lane	Do	Do
7	230	1760	Kareem Sab's son Abboo Sab	Do	Akmahee house	Do	Do	Do
8	1—237	1754	Subbamma, Thayamma	Do	Amma Bai's house	Do	Madia's house	Do
9	206	1774 & 1—1774	Dodda Thayamma and Krishniah	Jeevaratna Mudaliar's, etc., houses.	Lane	Mariappa's house	Lane	Do
10	207	1775	Jeevaratna Mudaliar and Venkatappa	High road	Doddathayamma's house	Mahomed Jaffer Sab's house.	Do	Do
11	221	1776	Mahamed Jaffer Sab and Eraman Sab	Do	Do	Doddathayamma's house	Jeevaratna Mudaliar's house	Do
12	222	1777 & 1—1777	Doddathayamma and Krishnaiya	Do	Do	Trust land	Mahomed Jaffer Sab's house.	Do
13	1—209	1763	Venkatappa	Trust land	Lane	Lane	Mariappa's house	Do
14	208	1764	Mariappa	Do	Do	Venkatappa's house	Doddathayamma's house	Do
15	217	1784	Hussain Sab and Rahiman Sab	High road	Do	Lane	Pachumian Sab's house	Do
16	218	1—1784	Pachumian Sab Abdul Rasool Sab	Do	Do	Hussain Sab's house	Naseer Sab's house	Do
17	1—219	1773	Narasiah Peer Sab	Naseer Sab's house	Do	Naseer Sab's house	Dallali-Hussain Sab's house.	Do

M. A. SRINIVASACHARI,
For Chairman.

GORIBIDNUR TOWN MUNICIPAL OFFICE.

Notice dated 25th April 1923.

Notice is hereby given to the inhabitants of the Goribidnur Town Municipal area that the Municipal Council desire to bring into force the following bye-laws framed under Section 48 (1) (c), 48 (1) (n) and 48 (1) (w) of the Mysore Municipal Regulation VII of 1906 in this Municipality.

Any inhabitant of the Municipal area who wants to object into the following bye-laws relating to the Public Health and Municipal Administration framed under the above Section, may, within one month from the date of this notice, send his objections in writing to the Municipal Officer.

Bye-laws regarding native hotels or eating houses framed by the Goribidnur Municipal Council under Section 48 (1) (c) of the Mysore Municipal Regulation of 1906.

(1) An eating house or hotel includes any house or place where cooked rice, mutton, beef, poultry, vegetables, doll and confectionery or refreshments including chapattis, rice, cakes, tea, coffee, etc., are prepared and kept for sale.

(2) The proprietor or any person in charge of any eating house or hotel, shall be taken to be the keeper thereof.

(3) All eating houses and native hotels shall satisfy the following conditions:—

(a) All premises used as such shall be sufficiently spacious and suitable for the purpose.

(b) The premises shall always be provided with sufficient supply of water drawn from one of the deep fresh water wells in the town. The receptacle for the storage of water shall be placed in a clean place and a foot above the ground level and provided with a lid for covering.

(4) The walls of every dining hall or room shall be impervious and plastered or cemented to the height of four feet from the ground. The floors of the kitchen, dining and bath rooms shall be rendered impervious either by paving with flooring tiles, cundappah slabs or plastering.

The kitchen and bath rooms shall be well ventilated and provided with proper smoke vents so that smoke may not pervade into other dwelling houses. All rooms in eating houses shall be well lighted and well ventilated.

The proprietor or the person in charge shall not allow to dine in any other place but the dining hall.

(5) All utensils and other furniture shall be kept clean and all metallic vessels used in cooking or for keeping foodstuffs shall have a continual lining of tin and no lead vessels of any sort shall be used for any purpose. All reasonable precautions shall be taken to preserve cooked food, pastry, sweet-meats, confectionery or preserved, dried or cut fruit intended for human consumption, from flies dust and bad odours.

(6) No foodstuff of any sort shall be stored or exposed for sale in the premises which is stale, unwholesome, offensive or in any way unfit for human consumption.

(7) All refuse and dirt in and about the premises shall be swept off and the drains well flushed, and the premises at all times, maintained in a clean and tidy condition. There shall be sufficient latrine accommodation and the latrine shall be kept clean and the night-soil shall be covered with ashes or earth and removed daily.

(8) No person suffering from a contagious or an infectious or a loathsome disease, or who has recently been in attendance over such person or who is unwashed or otherwise unclean shall be employed in an eating house.

(9) All premises and all cooked and uncooked foodstuffs and vessels shall at all times be open to inspection by the President or Vice-President, the District Medical Officer, Sanitary Officer, the Sanitary Inspector, any Municipal Councillor or any other officer authorised by the President on his behalf.

(10) All cases of dangerous infectious diseases such as cholera, plague, irruptive fevers, such as small-pox, chicken-pox, measles and fevers of more than seven days duration occurring in the eating house or observed among persons attending it shall be notified forthwith by the keeper to the President or Vice-President or District Medical or Sanitary Officer or Sanitary Inspector.

(11) Every native hotel or eating house shall submit a written application to the President giving the door No. and street of the intended building or part of building to be used as native hotels or eating houses and with an endorsement from the Sanitary Inspector that intended building or part of building is fit for the purpose and after the grant of a license, use for the purpose for which it is meant.

(12) Infringement of any of the above bye-laws shall render the offender liable on conviction before a magistrate to a fine not exceeding Rs. 25 and to a further fine not exceeding Rs. 3 for every day after such conviction during which such infringement continues, provided that the total amount of the fines shall not exceed Rs. 200.

Bye-laws relating to sanitation and conservancy framed by the Goribidur Municipal Council under section 48 (1) (v) of the Mysore Municipal Regulation of 1906.

(1) No rubbish mentioned in Section 127 of the Municipal Regulation shall be deposited except in Municipal dust bins.

(2) Tiles, garden sweepings, branches of trees and thatch and night soil shall not be deposited in Municipal dust bins.

(3) Sullage, urine, etc., shall not be discharged into road side gutters without the special permission of the President.

(4) Any person who shall be guilty of a breach of any of the above bye-laws shall on conviction, be liable to a fine not exceeding Rs. 20.

(5) No person shall dry any "Bratties" or cow dung cakes on the external walls of houses or yards or compound walls and any one infringing this bye-law shall, on conviction before a Magistrate, be liable to a penalty not exceeding Rs. 20.

(6) Latrines—Any person using himself either in the vicinity of or outside or in any part of any public latrine other than in the trench made for the purpose, shall be liable on conviction before any Magistrate, to a penalty not exceeding half a rupee for the first and one rupee for the second and two rupees for each succeeding offence.

(7) Persons afflicted with loathsome or infectious disease are prohibited from vending or exposing for sale any article of food either in the markets or bazaars of the Town under a penalty on conviction before a magistrate to a fine not exceeding one rupee for each offence.

(8) All persons holding houses or lands within the Municipal limits are required to keep all drains and water channels in and about their premises free from obstruction, to remove all evident causes of malaria and everywhere to discontinue as a hedge, the use of prickly-pear, aloe and milk hedge and to destroy these latter where at present existing.

(9) All persons, who after due notice from the President has been given, fails to comply with the provisions of this bye-law shall, on conviction before a Magistrate, subject themselves to a penalty not exceeding Rs. 20.

Bye-laws relating to other matters relating to Municipal administration framed by the Goribidur Municipal Council under Section 48 (1) (w) of the Mysore Municipal Regulation, 1906.

(1) Any occupier or owner of a house neglecting to enclose his compound or yard with a wall or fence of such material as may be approved of by the President or neglecting to repair any fallen wall or gate pillar or to cope the compound wall within one month after a notice has been served on him, shall on conviction be liable to a penalty not exceeding Rs. 20.

(2) Any owner of a piece of vacant land who fails to enclose the same, with a compound wall or fence of such material as the President may approve of, and not keep it clean within one month after a notice has been served on him, shall on conviction, be liable to a penalty not exceeding Rs. 20.

(3) Any person who vends or hawks meat of any kind or fish in the streets of the Town shall, on conviction before a Magistrate, be punished with fine not exceeding Rs. 10.

(4) Whoever chops firewood on any public street or road so as to damage the street or road or so as to cause danger, inconvenience to the public shall, on conviction before a Magistrate, be punished with fine which may extend to Rs. 20.

H. P. GANGADHARAPPA,
President.

SHIMOGA DISTRICT.

Notification dated 22nd September 1923.

In pursuance of Government Order L. No. 2176—L. B. 70-22-7, dated 18th September 1923, sanctioning the opening of a new Toll-gate at Ulavi in the Sorab Taluk, the right to collect tolls at the toll-gate as noted in Schedules A and B during the official year 1923-24, for a period of eight months with effect from 1st November 1923, will be sold by public auction at the place and on the date specified therein.

Persons intending to bid at the sale must attend in person or by a duly accredited agent. Every such person should deposit before hand an amount as shown in Schedule A as earnest money. If the amount so deposited be less than the Khist amount for two months,

the successful bidder at the close of the sale shall pay the deficit. The deposits of all the bidders except the first two or three whose bids are to be recommended for acceptance will be returned at the close of the sale. The deposit of the successful bidder who will be called the contractor will be returned only on fulfilment of the contract. The deposits of the remaining bidders will be returned soon after the confirmation of the sale.

3. The sale will not become absolute until confirmed by the authority noted in Schedule A, who reserves the final power of refusing or accepting without assigning any reason whatever, the highest or any bid that may be offered.

4. The contractor shall within fifteen days of the receipt of intimation of confirmation of the sale in his favour, execute an agreement on a duly stamped paper binding himself and his heirs to observe the conditions hereinafter set forth and to be subject to the penalties, forfeitures and liabilities referred to therein and shall furnish, if he does not hold property in Mysore, at least two sureties who own sufficient properties in the Mysore State for the due performance of the contract.

5. The contract shall not be transferred by sale, gift or otherwise or sub-leased without the previous sanction of the Deputy Commissioner.

6. The contract amount shall be paid in 8 equal monthly instalments in advance on the 1st day of every month into the Taluk Office.

7. The contractor shall have no claim to the fees recovered from persons compounding the payment of toll in accordance with the standing Rules and Orders approved by Government. He shall also pay along with the instalments, the authorised Local Railway and Educational Cesses, if any, at the prescribed rates.

8. Interest at 9 per cent per annum shall be levied on all overdue amounts till date of payment.

9. The contractor shall collect tolls only at the rates and at the gates on the traffic specified in Schedules A and B.

10. The contractor shall give to the person paying the toll a proper receipt showing the date and hour of payment of toll.

11. The contractor shall keep at the toll-gate, true accounts of the daily collections and of the traffic passing through the toll-gate. These accounts shall be open to the inspection of Deputy Commissioner, the Assistant Commissioner and the Amildar. He shall, if required by the Deputy Commissioner, furnish to the Taluk Office at the end of every month, a true return for the month showing the traffic passing through the gate in the prescribed form.

12. The contractor will have the use of the existing toll house and gate without payment of any rent, when provided for and he should keep them in good repair, failing which, the cost of repair will be recovered from him. If any toll-gate or house is required, it will be put up at the cost of the Local Board.

13. The contractor shall not be entitled to any remission of the contract amount or to any compensation on account of seasonal conditions or any other cause whatever.

14. The contractor shall conform generally to the rules published in the late Chief Commissioner's Notification No. 274, dated 4th November 1876, and the rules issued under the Local Boards and Village Panchayets Regulation. He shall recognise all exemptions made by the statute or rules in force for the time being. He shall pay special attention to the following points:

(a) A table of authorised tolls shall be legibly written in English and Kannada and shall be put up in a conspicuous place near toll-gate.

(b) Animals drawing any vehicles for which tolls can be demanded or not also to be charged with toll.

(c) No toll shall be levied afresh on any cart, etc., passing along the toll-gate if within a period of twenty-four hours computing from sunrise to sunrise, a toll has been collected thereon at a toll-gate in the Mysore State or a toll-gate in British India in respect of which the Government have secured reciprocity for exemption in consultation with the British authorities.

(d) Carts laden with bone or other substances as manure shall be treated as unladen and tolled accordingly.

(e) No toll shall be levied on foot-passengers.

(f) No tolls shall be levied for the passage of Troops or Military Stores or equipages or of Police Officers on duty or of any person or property in their custody or of any property *bona fide* belonging to Government as established, where proof is required by the production of a pass or certificate from any officer of the department to which the property belongs authorised by the Deputy Commissioner.

or by Government to grant such certificates or passes, which pass or certificate shall be delivered up at the last toll-gate passed before the cart, carriage or animal conveying such property reaches the destination noted in such pass or certificate.

(9) No toll shall be levied for the passage of carriages, cars, animals, etc.—

(1) Belonging to the Local Boards.

(2) Conveying Local Boards servants on duty or property in the custody of such servants.

(3) Licensed by the Local Boards.

(4) Possessed by a person who has compounded with the Local Boards prescribed sum in accordance with the rules approved by Government.

(5) Engaged by the Postal Department to convey mails.

(6) Belonging to the Hon'ble the British Resident in Mysore.

(7) Belonging to Government servants travelling on duty who are certified by their respective immediate superiors as being not entitled to travelling allowance.

(8) Belonging to His Highness the Maharaja or His Highness the Yuvaraja.

15. Any breach of the above conditions or rules on the part of the contractor or his servants will entail the forfeiture of the deposit or the levy of a fine not exceeding Rs. 50 for each infringement. If the fine not paid or in the event of instalments or other sums due are not paid within the prescribed date, it shall be competent to the Deputy Commissioner to suspend further collection of toll by the contractor and dispose of the right to collect the toll during the remaining period by a re-sale or otherwise. The re-sale will be held at the risk of the defaulting contractor who shall be liable to make good all losses accruing but shall not be entitled to any profits arising from the re-sale.

16. The imposition of fine or resale of the contract shall be no bar to the prosecution of the contractor or his employees for any offence or to the institution of other legal steps against them under any law in force for the time being.

SCHEDULE "B."

Details of Traffic.

Schedule of Rates.

Rs. a. p.

1. On every motor car	1	0	0
2. On every motor tricycle or bicycle	0	4	0
3. On every other vehicle of any descriptions propelled by steam or other motor power	1	0	0
4. On every four-wheeled carriage	0	12	0
5. On every two-wheeled carriage on springs other than a jatka or ekka	0	8	0
6. On every jatka or ekka laden	0	4	0
7. On every jatka or ekka unladen	0	2	0
8. On every other vehicle with springs including tricycle or bicycle	0	2	0
9. On every cart or other vehicle not on springs drawn by eight bullocks, buffaloes, horses, ponies, asses or mules, if laden	1	0	0
10. On every cart or other vehicle not on springs drawn by eight bullocks, buffaloes, horses, ponies, asses or mules, if not laden	0	8	0
11. On every cart or vehicles not on springs drawn by six bullocks, buffaloes, horses, ponies, asses or mules, if laden	0	8	0
12. On every cart or other vehicle not on springs drawn by six bullocks, buffaloes, horses, ponies, asses or mules, if not laden	0	4	0
13. On every cart or other vehicle not on springs drawn by four bullocks, horses, buffaloes, ponies, asses or mules, if laden	0	6	0
14. On every cart or other vehicle not on springs drawn by four bullocks, horses, buffaloes, ponies, asses or mules, if not laden	0	3	0
15. On every cart or other vehicle not on springs drawn by two bullocks, horses, buffaloes, mules, ponies, asses, if laden	0	4	0
16. On every cart or other vehicle not on springs drawn by two bullocks, buffaloes, horses, ponies, asses or mules, if not laden	0	2	0
17. On every cart or other vehicle not on springs drawn by single bullock, buffalo, horse, pony, ass or mule, if laden	0	2	0
18. On every cart or other vehicle not on springs drawn by single bullock, buffalo, horse, pony, ass or mule, if not laden	0	1	0

*Details of Traffic.**Schedule of Rates.*

	Rs.	a.	p.
19. On every bullock or buffalo per head, if laden	0	1	0
20. On every bullock or buffalo per head, if not laden	0	0	6
21. On every elephant	0	1	0
22. On every camel, if laden	0	4	0
23. On every camel, if not laden	0	2	0
24. On every horse, if laden or ridden	0	1	6
25. On every horse, if unladen or unridden	0	0	9
26. On every thattu or mule, if laden or unladen	0	0	9
27. On every thattu or mule, if unladen or led	0	0	6
28. On every ass, if laden or ridden	0	0	3
29. On every ass, if unladen or led	0	0	1
30. On every sheep or goat or pig	0	0	1
31. On every palanquin, doli, palna, or tonjan with more than two bearers	0	4	0
32. On every palanquin, doli, palna or tonjan with two bearers	0	2	0

SCHEDULE A.

Particulars	Sorab Taluk
1. Name of toll-gate	Ulvi.
2. Situation of the toll-gate	At the junction of Ulvi-Hosur road and Ulvi Kadasur road.
3. Whether toll is to be levied as through traffic, incoming traffic, or outgoing traffic.	On all kinds of traffic.
4. Traffic specially exempted from payment of toll on account of the peculiar situation of the toll gate or the special requirements to the people near the toll-gate.	Vide para 14, 1 to 9.
5. Amount of deposit required	Rs. 100.
6. Place of sale	Sorab.
7. Date of sale	27th October 1923.
8. Officer conducting the sale	President, Taluk Board.
9. Officer confirming the sale	Deputy Commissioner.
10. Remarks	

A. K. SYED TAJ PERMAN,
Deputy Commissioner.

BANGALORE DISTRICT.

Notice No. H. C. 305, dated 25th September 1923.

Under Section 8 (a) of the Mysore Municipal Regulation VII of 1906, as amended by Regulation V of 1918, it is hereby notified for general information that it is proposed to convert the minor Municipal Council of Devanahally into a Town Municipal Council. All persons who entertain any objection to the proposed conversion are required to submit their objections, with reasons therefor, in writing, to the Deputy Commissioner of the Bangalore District, within two months of the date of this proclamation.

Notice No. H. C. 305, dated 25th September 1923.

Under Section 8 (a) of the Mysore Municipal Regulation VII of 1906, as amended by Regulation V of 1918, it is hereby notified for general information that it is proposed to convert the minor Municipal Council of Closepet into a Town Municipal Council. All persons who entertain any objection to the proposed conversion are required to submit their objections, with reasons therefor, in writing, to the Deputy Commissioner of the Bangalore District, within two months of the date of this proclamation.

Notice No. H. C. 305, dated 25th September 1923.

Under Section 8 (a) of the Mysore Municipal Regulation VII of 1906, as amended by Regulation V of 1918, it is hereby notified for general information that it is proposed to convert the minor Municipal Council of Kankanahally into a Town Municipal Council. All persons who entertain any objection to the proposed conversion are required to submit their objections, with reasons therefor, in writing, to the Deputy Commissioner of the Bangalore District, within two months of the date of this proclamation.

Notice No. H. C. 305, dated 25th September 1923.

Under Section 8 (a) of the Mysore Municipal Regulation VII of 1906, as amended by Regulation V of 1918, it is hereby notified for general information that it is proposed to convert the minor Municipal Council of Magady into a Town Municipal Council. All persons who entertain any objection to the proposed conversion are required to submit their objections with reasons therefor, in writing, to the Deputy Commissioner of the Bangalore District, within two months of the date of this proclamation.

B. VENKOBÄ RAO,

Deputy Commissioner.

KOLAR DISTRICT.

PROCEEDINGS OF THE SPECIAL MEETING OF THE KOLAR GOLD FIELDS SANITARY BOARD FOR THE YEAR 1923-24, HELD ON FRIDAY THE 28TH SEPTEMBER 1923, AT 4 P.M. IN THE SANITARY BOARD OFFICE AT CHAMPION REEFS.

Members.

Present—13 | Absent—2

1. Draft *Administration Report* of the Kolar Gold Field Sanitary Board, for the year 1922-23.

Resolution.—Adopted with slight alterations.

S. HIRIANNAIYA,

President.

MUNICIPAL AND LOCAL BOARDS.

No. L. 2554—Ml. 60-23-30, dated 1st October 1923.

In supersession of Government Order No. 266 Ml. 59-17-11, dated the 3rd July 1913, the privilege of electing a Vice-President conferred on the Tarikere Town Municipal Council is hereby withdrawn and under Section 23 (2) (a) of the Mysore Municipal Regulation, Mr. Mir Mahomed, Municipal Councillor, is appointed as the Vice-President of Tarikere Town Municipal Council.

By Order,

T. E. JEVARAMA AYYAR,

*Secretary to Government,
Revenue Department.*



The Mysore Gazette.

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BANGALORE, THURSDAY, OCTOBER 11, 1923.

PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

MUNICIPAL AND LOCAL BOARDS.

No. L. 2084—L. B. 80-23-2, dated 12th September 1923.

The following Notification received from the Revenue Division Officer, Puttur Division, regarding the holding of a Cattle Fair at Kulgunda in Uppinangadi Taluk is published for general information:—

"It is hereby notified that the Annual Cattle Fair at Kulgunda in the village of Subrahmanya, Uppinangadi Taluk, South Kanara District, will be held this year from the 7th to 16th December 1923 (both days inclusive). The fair will commence on the Subrahmanya illumination festival day and last for ten days. A fee of two annas will be levied on every head of cattle brought into the fair.

PUTTUR,
17th August 1923.

(Sd.) A. K. GOVINDAN,
Revenue Divisional Officer.

By Order,
T. E. JEYARAMA AIYAR,
Secretary to Government,
Revenue Department.

MYSORE DISTRICT.

Dated 1st—4th October 1923.

PROCLAMATION.

Under Section 8 (4) of the Mysore Municipal Regulation VII of 1906, as amended by Regulation V of 1918, it is hereby notified for general information, that it is proposed to convert the Minor Municipal Council of Malvalli into a Town Municipal Council. All persons who entertain any objection to the proposed conversion are required to submit their objections, with reasons therefor, in writing, to the Deputy Commissioner of the Mysore District, within two months of the date of this proclamation.

B. RAMASWAMIAIYA,
Deputy Commissioner.

MYSORE CITY IMPROVEMENT TRUST BOARD.

Notification No. 342, dated 8th September 1923.

Whereas it has appeared to the Board of Trustees for the Improvement of the City of Mysore, that by acquiring the undermentioned properties for the purpose noted against each of them further improvements, can be made in the locality in which they are situated, it is hereby notified in accordance with Section 16 (1) of the City of Mysore Improvement Regulation, III of 1903, that the Board have resolved to acquire the said properties.

The plans and statements showing the extent of land, etc., required for the proposed improvements may be seen in the Chairman's Office located in the Rangacharlu Memorial Hall, Mysore, during office hours.

The following are the particulars of the properties to be required:—

Serial No.	Plan No.	Door No.	Name of the owner	Boundaries				Remarks
				East	West	North	South	
DEVARAJA MOHALLA, BLOCK No. 49.								
1	242	1749	Abdul Latif Sab	High road	His own house (No. 243)	Dhondoji's house	Lane	For the extension of the Devaraja Market.
2	241	1750	Aakagnah	Do	Venkatiah Rachatappa's house.	Lane	Pachumian Sab's house	Do
3	240	1751 & 1 & 2—1751	Pachumian Sab	Do	Puttiah's, etc., houses	Ankanna's etc., houses	Thukku Bai's house	Do
4	238	1752	Hanumantha Rao and Thukkubai	Do	Srinivasa Rao's house	Pachumian Sab's house	Lane	Do
5	174	1757	Hassan Sab, Jeevaratna Mudaliar Beeram Sab.	Do	Lane	Madia's house	Do	Do
6	234	1759	Khadat Hussain, Lalamin Sab	Do	Ibrahim Sab's house.	Lane	Do	Do
7	230	1760	Kareem Sab's son Abboo Sab	Do	Akmabe house	Do	Do	Do
8	1—237	1764	Subbamma, Thayamma	Do	Amba Bai's house	Do	Madia's house	Do
9	206	1774 & 1—1774	Dodda Thayamma and Krishniiah	Jeevaratna Mudaliar's, etc., houses.	Lane	Mariappa's house	Lane	Do
10	207	1775	Jeevaratna Mudaliar and Venkatappa	High road	Doddathayamma's house	Mahomed Jaffer Sab's house.	Do	Do
11	221	1776	Mahamed Jaffer Sab and Eraman Sab	Do	Do	Doddathayamma's house	Jeevaratna Mudaliar's house	Do
12	222	1777 & 1—1777	Doddthayamma and Krishnaiya	Do	Do	Trust land	Mahomed Jaffer Sab's house.	Do
13	1—209	1763	Venkatappa	Trust land	Lane	Lane	Mariappa's house	Do
14	208	1764	Mariappa	Do	Do	Venkatappa's house	Doddthayamma's house	Do
15	217	1784	Hussain Sab and Rahiman Sab	High road	Do	Lane	Pachumian Sab's house	Do
16	218	1—1784	Pachumian Sab Abdul Rasool Sab	Do	Do	Hussain Sab's house	Naseer Sab's house	Do
17	1—219	1773	Narasiah Peer Sab	Naseer Sab's house	Do	Naseer Sab's house	Dallali Hussain Sab's house.	Do

M. A. SRINIVASACHARI,
For Chairman.

OFFICE OF THE CITY MUNICIPAL COUNCIL, BANGALORE CITY.

VISVESVARAPURAM EXTENSION SITES.

Notification dated 4th September 1923.

It is hereby notified that the following house sites for which half or more than half of the sale amount has been paid, will be resumed by the Municipality by the 1st March, 1924, without further notice, in accordance with the Council Resolution dated 27th August 1923, unless the whole of the balance due on each site is paid within that date:—

Sl. No.	Number of site	Approximate dimension	Purchaser in whose name the site stands
1	65	110' x 150'	Mr. T. Srinivasa Rao
2	71 and 72	143' + 8' x 110'	„ Kambi Sivappa
3	77	2 50' x 110'	„ M. Rudrappa
4	24	124' + 129' x 60'	„ P. Ramachandraiah Setty
5	80, 81	2 50' x 110'	„ M. Ramjee Rao
6	129 and 130	633 square yards	„ K. R. Satharama Iyengar
7	146	369 do	„ S. Narayana Rao
8	212	387 do	„ M. Gundu Rao
9	187	373 do	„ D. Hanumantha Rao
10	224	387 do	„ K. Venkata Rao
11	228	839 do	„ Hanavar Sivappa
12	231 and 232	1330 do	„ M. Narasinga Rao Sindhur
13	240	665 do	„ P. Rudrappa
14	14	65' x 120'	„ Bommalalinganna
15	51	100' x 150'	„ B. Thimmappa
16	78	50' x 110'	„ B. Venkata Rao
17	90	do	„ T. N. Srinivasa Setty
18	272	114' x 125 + 20'	„ B. Nagaraja Rao
19	275	2 50' x 114'	„ M. Bhimazena Rao
20	305	40' x 83'	„ M. Nagesa Rao
21	306	do	„ M. Krishnaswami Naidu
22	326	39' x 100'	„ M. Narayana Sastri
23	330 and 331	50' x 100'	„ V. Venkatesan
24	346 and 347	39' x 89' each	„ H. Venkataramanaiya
25	348	50' x 83'	„ Bannappa
26	351	95' x 95'	„ K. Shama Rao
27	353	2 240 square yards	„ P. Ravanna
28	278	52' x 114'	„ K. Moorthi Rao
29	424	666.23 square yards	„ K. Muniswappa
30	95	1983.3 square yards	„ S. M. Nanjundappa
31	259 and 259A.	214 and 233 do	„ K. T. Sadarasanam Iyengar
32	293	83' x 87'	„ V. Ranganujulu Naidu
33	49	2067 square yards	„ Rao Sahib Mr. H. Chennaiya
34	269 and 269A.	229 do each	„
	270	214 do	„ Mr. C. V. Narasimha Iyengar

ANANDA RAO SIRSI,

President.



The Mysore Gazette.

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BANGALORE, THURSDAY, OCTOBER 25, 1923.

PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

MUNICIPAL AND LOCAL BOARDS.

BANGALORE DISTRICT.

Notification No. D₂. Dis. 511—23-24, dated 6—8th October 1923.

Under Sections 49 and 50 of the Local Boards and Village Panchayet Regulation of 1918, the undermentioned gentleman is declared duly elected as a member of the Village Panchayet, Huskur, in the Anekal Taluk, to fill up an existing vacancy.

Name.

Qualification.

1. Mr. Besta Ramiah

Landholder.

CHARLES NORONHA,

For Deputy Commissioner.

PROCEEDINGS OF THE SECOND ORDINARY MEETING OF THE BANGALORE DISTRICT BOARD
HELD ON THE 6TH OCTOBER 1923, AT KANKANHALLI TOWN.

Present

34

Absent

14

Before commencing the business of the day, the President Mr. B. Abdur Rahmon, B.A., announced to the House in English the sudden demise of Rajaseva Dhurina Sirdar Sir M. Kantharaja Urs, B.A., K.C.I.C., C.S.I., late Dewan of Mysore, and suggested that a resolution be passed to convey the condolence of the District Board to the Royal Family for this sad bereavement. Rao Saheb H. Channiah supported the same in Kanarese when the House unanimously passed the following resolution, all members standing:—

“That the members of the Bangalore District Board in meeting assembled beg to convey their condolence to Their Highnesses the Maharaja and Yuvaraja of Mysore and to the Royal Family of Mysore for the sudden demise of Rajasevadhurina Sirdar Sir M. Kantharaja Urs, B.A., K.C.I.E., C.S.I., the late Dewan of Mysore after his return from the European

tour." That the President is authorised to convey this resolution to the Private Secretary to His Highness the Maharaja.

1. Read the Proceedings of the last meeting held on 28th August 1923.

Resolution.—Recorded.

2. Read letter No. 2155, dated 13th August 1923 from the Executive Engineer, Bangalore Division, in the matter of increasing the mileage allotment to several District Fund Roads which are maintained by the D. P. W.

Resolution.—Sanctioned.

3. Read report No. 41, dated 7th August 1923 from the President, Taluk Board, Kankanhalli, forwarding travelling allowance bills of the Taluk Board Members from January to end of July 1921.

Resolution.—Passed.

4. Read Administration Report of the Bangalore District Board for 1922-23.

Resolution.—Read and passed.

5. Read proposal of Bajee Rao Sindhe, a District Board Member, *re* the opening of a road from Maralavadi to Harohalli at a cost of Rs. 16,300.

Resolution.—The proposal to open the road is approved. Detailed estimate be called for. The expenditure be spread over two years.

6. Read proposals of Mr. T. Ramachandra Rao, a District Board Member.—

(a) To put railings on both sides of Gudemaranahalli Tank Bund.

Resolution.—Separate estimates for widening the tank bund and for providing railings, be called for.

(b) To repair the Magadi Bangalore Road, avoiding dangerous curves, wherever possible.

Resolution.—Estimate be called for, for avoiding dangerous curves, etc., at 7th and 24th miles.

(c) To hand over the District Fund Road from Magadi to Gudemaranahalli to Government to be maintained out of Provincial Funds.

Resolution.—Recommendation be made to the Government.

7. Read report No. 77, dated 28th August 1923 from the President, Kankanhalli Taluk Board in *re* the acquisition of 1 acre and 6 guntas in survey No. 124 at Cowdahalli in Kankanhalli Taluk for Village Extension.

Resolution.—Sanctioned.

8. Read report No. 78, dated 31st August 1923 from the President, Kankanhalli Taluk Board in *re* the acquisition of 5 acres and 10 Guntas out of survey No. 73 at Maralavadi for Village Extension.

Resolution.—Sanctioned.

9. Read report No. 80, dated 29th August 1923 from the President, Kankanhalli Taluk Board with the Board's resolution requesting that the District Board may bear one-third of the cost required for the establishment of Vaidyasalas at Satnur, Harohalli and Dodalahalli.

Resolution.—The District Board can bear one-third of the cost as contribution towards the establishment of Vaidyasalas.

One-third cost required for the establishment of 3 Vaidyasalas in question be sanctioned out of District Board amount.

10. Read G. O. No. E. 798-806—Edn. 428-22-30, dated 17th September 1923 ordering that Rs. 30,000 as contribution to the Education Department towards the construction of schools should be placed at the disposal of the Education Department forthwith.

Resolution.—This amount may be placed at the disposal of the Education Department for construction of schools from the sum realised from Education Cess, pending the order on District Board resolution submitted with G. No. 158, dated 16th July 1923.

11. Read report No. 132, dated 10th September 1923 from the President, Anekal Taluk Board with the Board's resolution regarding the opening of a road from Anekal to Harohalli to join Bangalore Kankanhalli Road.

Resolution.—An estimate may be called for.

12. Read letter from Mr. K. Krishnamurthi Rao, requesting that the following proposition may be brought before the Board:—

To grant Rs. 250 for cash prize to the Winners at the Cattle Show proposed to be held on 17th February 1924 during Cart-Festival of Sree Someswara Swami at Magadi.

Resolution.—Rs. 150 be paid out of District Board Funds.

The next Meeting will be held on 8th December 1923 at *Anekal*.

B. A. RAHMUN,
President, District Board.

OFFICE OF THE CITY MUNICIPAL COUNCIL, BANGALORE CITY.

Notice dated 4th October 1923.

It is hereby notified that the house sites indicated below *have been resumed* by the Municipality as the annual tax has not been paid for many years and the owners thereof cannot be traced (as announced in the Notification dated 17th March 1923, published in the *Mysore Gazette*.)

2. These will be disposed of by the Municipality in due course.

Sl. No.	Site Number	Locality	The person in whose name it stands	Total amount due up to January 1923
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CHAMARAJAPET DIVISION VII A.

1	14	Fort C. Street	Shama Rao	15 5 1
2	90	Albert Victor Road	Abdul Khader Sahib	24 4 2
3	58	II Road, Chamarajapet	Sampangi Ramaiya	24 4 2
4	88	III do	Krishnappa	6 4 8
5	88	IV do	Venkannachar	22 7 5
6	95	do	Venkatasubba Rao	14 14 11
7	8	I do	Venkataramaiya	24 4 2
8	29	Mohamedan Block C. Pet.	Mainudeen	24 4 2
9	33	do	Hasan Beg	24 4 2
10	34	do	Abdul Mazed	24 4 2

BASAVANGUDI DIVISION VIII.

11	4	Mohamedan Block Cross	Mohamed Sahi	13 8 0
12	6	do	Amenudeen	23 5 9
13	2	South East Diagonal Road,	B. Narasinga Rao	35 6 8
14	105	V Block	Papaiya	8 10 6
15	139	do	do	8 10 6
16	48	VI Block	D. Venkata Rao	8 10 6
17	19, 20,	do	Revanna	23 6 2
18	21—1,	do	T. Ramachandra Rao	23 6 2
	21—2, 22	do	Ananthaswami Rao	8 10 6
19	37	do	Gurubasappa (Anumanthappa)	8 10 6
20	56	do	Abdul Vahab	8 10 6
21	30	Musalmanara Block	Alliyali	8 10 6
22	35	do	do	8 10 6

MALLESWARAM DIVISION IX.

23	623	Mohamedan Block	Syed Ismail	11 2 6
24	628	do	Abdul Rajak	11 2 6
25	631	do	Haroo Khan	11 2 6
26	633	do	Mohamed Kasim	8 13 0
27	692	do	do	7 6 6
28	674	do	Oosman Beg	7 6 6
29	675	do	Amenudin	6 7 6
30	97	Malenahalli Guttehalli	Muniyappa	6 14 0
31	192	do	Tarakalsab	5 13 0
32	202	do	M. L. Narasaiya	3 12 8
33	213	do	Pillappa	3 12 8
34	216	do	Subba Rao	3 12 8
35	334	Raiyate Block	Nellakunte Balappa	2 8 10
36	839	do	Narayana Iyer	2 0 6
37	851	do	Maddaiya	2 8 10
38	864	do	V. K. Dorasami	2 8 10
39	875	do	Tirumalaswami Naidu	2 8 10
40	876	do	Ramaswami Naidu	2 8 10
41	877	do	Kaveramma	2 8 10
42	932	do	Y. Srinivasachar	2 8 10
43	937	do	Lingappa Sastry	2 8 10
44	952	do	Sivarama Sastry	2 8 10
45	960	do	Gangabayee	2 3 10
46	961	do	Narayanawami Naik	2 8 10
47	968	do	Swami Nathareddi	2 8 10
48	972	do	Ramoo	2 8 10
49	998	do	Gowamma	2 8 10
50	1017	do	B. R. Pillappa	2 8 10

Sl. No.	Door No.	Street	Name	Amount
				Rs. a. p.
1	17	Arumugam Mudaliar Street	Varadarajulu Naidu	26 9 0
2	8	Durgachalam Mudaliar Street	Narayanaswami	3 9 11
3	16	Pension Veerapillai	Ayya Setty	10 13 4
4	38	Sadara Mudalappa Street	Muniyappa	12 6 3
5	15	Gollara Obalappa Street	Venkataramanian	5 3 4
6	34	Shanbugh Venkataramapaiyya	Muni Venkatarama	7 2 4
7	17	Upparahalli	Venkatappa	4 1 6
8	17-1	do	Alakachamma	26 6 11
9	46	do	Krishnappa	1 6 0
10	49	do	Muniarama	2 10 0
11	53	do	Ramiah	1 6 0
12	55	do	Munisappa	14 14 3
13	56	do	Thimmappa	1 6 0
14	60	do	Hanumavarada	1 6 0
15	62	do	Gurappa	9 7 9
16	9	3rd Chik Lal-Bagh	Jafar Sahib	1 6 0
17	10	do	Abdul Razak	1 6 0
18	13	do	Mahamed Yusuf	1 6 0
19	8	6th do	Katharappa	24 11 9
20	47	Koramrapaiya	Naganna	1 6 0

ANANDA RAO SIRSI,
President.

MYSORE DISTRICT.

Dated 1st—4th October 1923.

PROCLAMATION.

Under Section 8 (A) of the Mysore Municipal Regulation VII of 1906, as amended by Regulation V of 1918, it is hereby notified for general information that it is proposed to convert the Minor Municipal Council of Malvalli into a Town Municipal Council. All persons who entertain any objection to the proposed conversion are required to submit their objections, with reasons therefor, in writing, to the Deputy Commissioner of the Mysore District, within two months of the date of this proclamation.

B. RAMASWAMAIYA,
Deputy Commissioner.

MYSORE CITY IMPROVEMENT TRUST BOARD.

Notification No. 342, dated 8th September 1923.

Whereas it has appeared to the Board of Trustees for the Improvement of the City of Mysore, that by acquiring the undermentioned properties for the purpose noted against each of them, further improvements can be made in the locality in which they are situated, it is hereby notified in accordance with Section 16 (1) of the City of Mysore Improvement Regulation, III of 1903, that the Board have resolved to acquire the said properties.

The plans and statements showing the extent of land, etc., required for the proposed improvements may be seen in the Chairman's Office located in the Rangacharlu Memorial Hall, Mysore, during office hours.

The following are the particulars of the properties to be required:—

				Boundaries				Remarks
Serial No	Plan No.	Door No.	Name of the owner.	East	West	North	South	
DEVARAJA MOHALLA, BLOCK No. 49.								
1	242	1749	Abdul Latif Sab	High road	His own house (No. 243)	Dhondoji's house	Lane	For the extension of the Devaraja Market.
2	241	1750	Ankaannah	Do	Venkatiah Rachatappa's house.	Lane	Pachumian Sab's house	Do
3	240	1751 & 1 & 2—1751	Pachumian Sab	Do	Puttiah's, etc., houses	Ankanna's etc., houses	Thukku Bai's house	Do
4	238	1752	Hanumantha Rao and Thukkubai	Do	Srinivasa Rao's house	Pachumian Sab's house	Lane	Do
5	174	1757	Hassan Sab, Jeevaratna Mudaliar Beeram Sab.	Do	Lane	Madia's house	Do	Do
6	234	1759	Khadar Hussain, Lalamin Sab	Do	Ibrahim Sab's house	Lane	Do	Do
7	230	1760	Kareem Sab's son Abbco Sab	Do	Akma-bee house	Do	Do	Do
8	1-237	1754	Subbamma, Thayamma	Do	Amba Bai's house	Do	Madia's house	Do
9	206	1774 & 1-1774	Dodda Thayamma and Krishniash	Jeevaratna Mudaliar's, etc., houses.	Lane	Mariappa's house	Lane	Do
10	207	1775	Jeevarathna Mudaliar and Venkatappa	High road	Doddathayamma's house	Mahomed Jaffer Sab's house.	Do	Do
11	220	1776	Mahamed Jaffer Sab and Eraman Sab	Do	Do	Doddathayamma's house	Jeevaratna Mudaliar's house	Do
12	222	1777 & 1-1777	Dodthayamma and Krishnaiya	Do	Do	Trust land	Mahomed Jaffer Sab's house.	Do
13	1-202	1763	Venkatappa	Trust land	Lane	Lane	Mariappa's house	Do
14	203	1764	Mariappa	Do	Do	Venkatappa's house	Dodthayamma's house	Do
15	217	1784	Hussain Sab and Rahiman Sab	High road	Do	Lane	Pachumian Sab's house	Do
16	218	1-1784	Pachumian Sab Abdul Rasool Sab	Do	Do	Hussain Sab's house	Naseer Sab's house	Do
17	1-219	1773	Narasiah Peer Sab	Naseer Sab's house	Do	Naseer Sab's house	Dallali Hussain Sab's house.	Do

M. A. SRINIVASACHARI,

For Chairman.

No. L. 2841—Ml. 48-23-6, dated 23rd October 1923.

Under Section 18 of the Mysore Municipal Regulation VII of 1906, Messrs. N. Dhanappa and D. K. Vasudeva Rao, are duly elected as members of the Mandya Municipal Council *viz* Messrs. P. Padmarajah and Annegowda, resigned.

No. L. 2843—L. B. 60-23-2, dated 23rd October 1923.

It is hereby declared that under Section 2 (1) of Regulation I of 1906, Vaccination shall be compulsory for a period of five years from 1st July 1923, in the Tirthahalli and Nagar Taluks and in all the villages of the Channagiri Taluk, in the Shimoga District.

By Order,

B. NAGAPPA,

Secretary to Government,
Local and Legislative Departments.



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BANGALORE, THURSDAY, NOVEMBER 1, 1923.

PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

MUNICIPAL AND LOCAL BOARDS:

No. L. 2989—*Ml. 68-23-62, Camp Mysore, dated 29th October 1923.*

Under Section 2(1) of the Vaccination Regulation, I of 1906, it is hereby declared that vaccination shall be compulsory within the area under the control of the Minor Municipal Council, Koppa, for a further period of 3 years from 1st October 1923.

No. L. 2992—*Ml. 52-23-9, dated 29th October 1923.*

Under Section 18 of the Mysore Municipal Regulation, VII of 1906, Mr. Davangere Chennappa is elected a Councillor of the Minor Municipal Council of Challakere in place of Mr. Shanbhog Subbanna who vacated his seat under Section 15 Clause 2 (e) of the Municipal Regulation.

No. L. 2994—*Ml. 49-23-2, dated 29th October 1923.*

Under Section 18 of the Mysore Municipal Regulation, VII of 1906, Rev. A. R. Slater and Mr. Khaji Abdul Khader Saheb are appointed Municipal Councillors of the Hassan Town Municipal Council in places of Rev. R. W. Boote and Mr. Mahomed Raza resigned.

No. L. 2996—*Ml. 61-23-21, dated 29th October 1923.*

Under Rule 2 (1) of the Vaccination Regulation, I of 1906, it is hereby declared that Vaccination shall be compulsory for a period of five years from 1st October 1923 within the limits of French Rocks Municipality, Mysore District.

No. L. 2999—Ml. 61-23-20, dated 29th October 1923.

It is hereby declared that under Clause 1 of Section 2 of Vaccination Regulation 1906, Vaccination shall be compulsory for a further period of three years from 1st 1923 within the limits of Gundlupet Municipality in the Mysore District.

No. L. 3002—Ml. 51-23-5, dated 29th October 1923.

Under Article 18 of the Mysore Municipal Regulation, VII of 1906, Mr. B. Ahamed and Revd. J. A. Vanes are appointed Councillors of the Shimoga Town Council in places respectively of Mr. Budan Khan deceased and Mr. C. R. V. resigned.

By Order

B. NAGAPP

Secretary to Government
Local and Legislative Department

THE MYSORE CITY IMPROVEMENT TRUST BOARD.

PROCEEDINGS OF THE MYSORE CITY MUNICIPAL COUNCIL AND THE IMPROVEMENT TRUST BOARD, HELD AT THE NEW MUNICIPAL OFFICE BUILDING, ON THE OCCASION OF ITS OPENING CEREMONY, ON MONDAY THE 29TH OCTOBER 1923, AT 10 AM.

PRESENT.

Rajasabhabhushana Dewan Bahadur, C. Srikanthaswara Aiyar, B.A., B.L. President of the City Municipal Council and Chairman of the Improvement Trust Board.

Municipal Council.

PRESENT.

- | | |
|---|----------------------------------|
| 1. S. P. Rajagopalachari, Esq., B.A., B.L. | 10. M. Narayanaswami, Esq. |
| 2. Lokasevanrao Aravind Anniah Pan-
dit, Esq. | 11. Dharmaputra D. Banumath |
| 3. Mahomed Sait, Esq. | 12. Sowcar V. Thimmiah, Esq. |
| 4. K. Dhanakotichetty, Esq. | 13. Tippu Sultan Allikhan, Esq. |
| 5. Rev. J. Cochet | 14. T. S. Siddappa, Esq., L.M.S. |
| 6. V. Tiruvengada Mudaliar, Esq. | 15. M. L. Vasudeviah, Esq. |
| 7. E. Purushothamanandagiri Goswami, Esq. | 16. M. K. Madhava Rao, Powar |
| 8. C. M. Abdul Aziz Pasha, Esq. | 17. Settappa Siddappa, Esq. |
| 9. Srikanthachar, Esq. | 18. B. Munivenkatappa, Esq. |
| | 19. P. S. Anantha Rao, Esq. |
| | 20. U. R. Lingoji Rao, Esq. |

ABSENT.

- | | |
|--------------------------------------|--------------------------|
| 1. B. Basavaradhya, Esq., B.A., B.L. | 6. Rev. E. S. Edwards |
| 2. Y. Virupakshiah, Esq. | 7. M. Madappa, Esq. |
| 3. Khan Bahadur P. Pallonji, Esq. | 8. N. Setwaji Rao, Esq. |
| 4. Mahomed Jaffer Sahab, Esq. | 9. H. Lingaraj Urs, Esq. |
| 5. Charles Theobald, Esq., F.Z.S. | |

Improvement Trust Board.

ABSENT.

- | | |
|--|--------------------------------|
| 1. Amin-ul-Mulk, Mirza Mahomed
Ismail, Esq., B.A., O.B.E. | 4. Dr. J. V. Mascarenhas, M.B. |
| 2. Turuvekere Basavaraj Urs, Esq. | 5. Mahomed Sait, Esq. |
| 3. Dr. B. Mahomed Usman, L.M.S. | 6. Dhanakotichetty, Esq. |

ABSENT.

1. Mahomed Jaffer Sahab, Esq.

The Mysore City Municipal Council and the Improvement Trust Board assembled this day, Monday the 29th October 1923, resolve to place on record their high sense of gratitude to His Highness the Maharaja, Sri Krishnarajendra Wadiyar Bahadur, G.C.S.I., G.B.E., for having so graciously laid the foundation stone of this beautiful building.

in which are to be permanently housed the Offices of the Municipal Council and the Improvement Trust Board, and for his unremitting solicitude for the improvement of the City and the welfare of its loving and loyal citizens.

The Municipal Council and the Improvement Trust Board further resolve to express their indebtedness to the Government of His Highness the Maharaja for their generous contribution towards the construction of this building.

C. SRIKANTESVARA Aiyar,
President

MYSORE DISTRICT.

Dated 1st—4th October 1923.

PROCLAMATION.

Under Section 8 (4) of the Mysore Municipal Regulation VII of 1906, as amended by Regulation V of 1918, it is hereby notified for general information that it is proposed to convert the Minor Municipal Council of Malvalli into a Town Municipal Council. All persons who entertain any objection to the proposed conversion are required to submit their objections, with reasons therefor, in writing, to the Deputy Commissioner of the Mysore District, within two months of the date of this proclamation.

B. RAMASWAMIYA,
Deputy Commissioner.



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BANGALORE, THURSDAY, NOVEMBER 8, 1923.

PART II—A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

MUNICIPAL AND LOCAL BOARDS.

No. L. 3120—Ml. 52-23-10, dated 31st October 1923.

Under Section 18 of the Mysore Municipal Regulation, VII of 1906, Mr. Narayanaswami Naik is appointed a Councillor of Challakere Municipal Council in place of Mr. Manarooji who vacated his seat under Section 15, Clause 2 (e) of the Municipal Regulation.

No. L. 3203—Ml. 45-23-2, dated 2nd November 1923.

Under Section 18 of the Mysore Municipal Regulation, VII of 1906, Mr. N. Srikantiah is appointed as a Member of the Municipal Council, Closepet, in place of Mr. N. Munisami Mudaliar, deceased.

By Order,

B. NAGAPPA,

Secretary to Government,
Local and Legislative Departments.

BANGALORE CITY MUNICIPALITY.

Notice dated 30th October 1923.

Applications will be received for the post of the Municipal Advocate to the Bangalore City Municipality till 5 p.m. on Monday the 12th November 1923, from Members of the Bar eligible to practice before the Chief Court of Mysore. The emoluments will be Rs. 150 per month for conducting all legal work of the Municipality including the City Improvement Division, such as conducting Civil, Criminal and Land Acquisition cases and furnishing legal opinion. The period of the appointment is coextensive with the term of the present Council, i.e., till the 3rd November 1924, and is subject to satisfactory work.

ANANDA RAO SIRSI,

President.

MYSORE CITY MUNICIPALITY.

EXTRACT FROM THE PROCEEDINGS OF THE 5TH (ORDINARY) MEETING OF THE CITY MUNICIPAL COUNCIL, MYSORE, HELD IN THE RANGACHARLU MEMORIAL HALL ON SATURDAY THE 1ST SEPTEMBER 1923 AT 4 P.M.

Members.

Present—19 | Absent—11.

I. Proceedings of the previous meetings held on the 7th, 9th and 28th July and 13th August 1923:

Confirmed.

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III. Vital Statistics for June 1923.

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Resolved that with a view to cope with emergent circumstances connected with the Plague preventive measures, an additional Sanitary Inspector be appointed temporarily for 3 months.

EXTRACT FROM THE PROCEEDINGS OF THE 6TH (ADJOURNED) MEETING OF THE CITY MUNICIPAL COUNCIL, MYSORE, HELD IN THE RANGACHARLU MEMORIAL HALL ON SATURDAY THE 8TH SEPTEMBER 1923 AT 8 A.M.

Members.

Present—16 | Absent—14.

I. Adoption of address to be presented to His Excellency the Viceroy and Governor-General of India on the occasion of His Excellency's Visit to the City of Mysore in November 1923.

Approved.

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V. Managing Committee's Resolution No. XV. dated 1st February 1923, regarding certain paid bills

Passed.

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VII. Letter No. C. 376—22-23, dated 21st December 1922, from the President, District Board, Mysore, requesting payment of 1/3rd cost of maintenance charges of the Veterinary Hospital at Mysore from 1917-18 to 1921-22.

Passed with a resolution that the President, District Board, be requested to kindly cause the bills being sent regularly hereafter every year, as accumulated calls cause considerable inconvenience.

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IX. Letter No. 1725—T. A. D. B. dated 13th June 1923, from the Government Comptroller *re* the contribution of Rs. 5,766 payable by the City Municipality for the maintenance of the Epidemic Diseases Hospital at Mysore for 1922-23

Resolved that reference be invited to the Municipal Council Resolution No. XXXIII, dated 24th July 1920 with a request to Government to permit the Council to abide thereby.

X. Continuance of the Assessment Surveyors Establishment till the end of June 1924.

Sanctioned.

XI. Note on the formation of a cart stand on the vacant site formed by filling up the Seeneerkattee in Chamundi Extension, Krishnaraj Mohalla, and levy of a fee at 6 pies on each cart.

Sanctioned.

* * * * *

XIV. Government Proceedings No. P. W. 1203-04—B. 10489-93, dated 16th June 1923, reviewing the Capital and Revenue Accounts for the year 1921-22 of the Vani Vilas Water Works, Mysore City.

Resolved that a representation be made to Government of the disconcerting increase of working expenses year by year instead of showing any reasonable reduction as contemplated and recommended in paragraph 2 of Government Proceedings No. L. 6058-65—Ml. 176-19-25, dated 19th April 1922.

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XVI. Adoption of measures to abate the nuisance caused by stray cattle in the City.

Resolved that 4 temporary cattle pounds be opened to abate the nuisance.

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XVIII. Letter No. 1645—Ml. 167-22-23, dated 22nd August 1923, from the Secretary to Government, Revenue Department, regarding the alterations in the sanctioned budget estimates of the Mysore City Municipal Council under certain heads.

Recorded with a resolution that reference be invited to the Municipal Council Resolution No. III, dated 13th August 1923, regretting their inability to pay down the whole of the balance of Municipal contribution towards the cost of constructing Municipal Office buildings at once.

EXTRACT FROM THE PROCEEDINGS OF THE 7TH (SPECIAL) MEETING OF THE CITY MUNICIPAL COUNCIL, MYSORE, HELD IN THE RANGACHARLU MEMORIAL HALL, ON FRIDAY, THE 21ST SEPTEMBER 1923 AT 5-30 P.M.

Members.

Present—17 | Absent—13

I. Consideration of Government Proceedings No. 1897-9—Ml. 58-22-5, dated 7th September 1923, sanctioning a loan of two lakhs of rupees from State Funds to the Municipal Council for the extension and improvement of the Devaraj Market and improvement of the Mandi Market, on certain terms, and taking steps to expedite the works.

Adjourned to Monday the 24th September 1923 at 5-30 P.M.

EXTRACT FROM THE PROCEEDINGS OF THE 8TH (ADJOURNED) MEETING OF THE CITY MUNICIPAL COUNCIL, MYSORE, HELD IN THE RANGACHARLU MEMORIAL HALL, ON MONDAY THE 24TH SEPTEMBER 1923, AT 5-30 P.M.

Members.

Present—14 | Absent—16.

I. Consideration of Government Proceedings No. 1897-9—Ml. 58-22-5, dated 7th September 1923, sanctioning a loan of 2 lakhs of rupees from State Funds to the Municipal Council for the extension and improvement of the Devaraj Market and improvement of the Mandi Market on certain terms, and taking steps to expedite the works.

The Municipal Council are deeply grateful to the Government for coming forward to sanction a loan of two lakhs of rupees for effecting the much needed improvements to the Devaraj and Mandi Markets, and do resolve that arrangements be made to repay the loan in 13 annual instalments commencing from the year after the receipt of the final instalment of the loan sanctioned by Government, the due interest in the meanwhile being paid on the amounts actually drawn from the Treasury from time to time.

Further resolved that the works be executed by the Municipal staff itself.

EXTRACT FROM THE PROCEEDINGS OF THE 9TH (ORDINARY) MEETING OF THE CITY MUNICIPAL COUNCIL, MYSORE, HELD IN THE RANGACHARLU MEMORIAL HALL, ON SATURDAY, THE 29TH SEPTEMBER 1923, AT 4 P.M.

Members.

Present—18 | Absent—12.

I. Estimate for Rs. 960 for making wrought iron gate and constructing ornamental masonry gate pillars at the south-west corner of the Rangacharlu Memorial Hall.

Sanctioned.

II. Estimate for Rs. 1,740 for decoration, etc., during the ensuing Dasara Festivities. Sanctioned for Rs. 1,400.

III. Letter No. L. 3179—Ml. 122-22-2, dated 25th October 1922, from the Secretary to Government, Revenue Department, re speed limits of motor vehicles in the Mysore City.

Resolved that the speed of motor vehicles in the Mysore City, be limited to 12 miles an hour on the undermentioned roads and those narrower than these, and to 18 miles an hour on other broader roads.

Doddapeta road, Santhepeta road, Sivarampet road, Doddangadi beedi, Deevatige beedi, and Mandi Market road.

EXTRACT FROM THE PROCEEDINGS OF THE 10TH (SPECIAL) MEETING OF THE CITY MUNICIPAL COUNCIL, MYSORE, HELD IN THE RANGACHARLU MEMORIAL HALL ON SATURDAY THE 6TH OCTOBER 1923 AT 5 P.M.

Members.

Present—15

Absent—15.

Resolution.

At this Special meeting, the Mysore City Municipal Council do place on record their sense of great sorrow and irreparable loss sustained by the State, and the Capital City, in particular, by the untimely death of the late Dewan Rajasevadhurina Sirdar, Sir M. Kantaraj Urs, K.C.I.E., C.S.I., one of the most cultured, kindhearted and foremost Nobleman of Mysore, who was also a much esteemed and honoured President of this Council for several years.

2. Resolved to most respectfully convey their most loyal and sincere condolence to His Highness the Maharaja, Her Highness the Maharani, C.I., and the First Maharajakumari Jayalakshammañni Avaru and the other members of the bereaved family.

3. Resolved also that the House do adjourn itself as mark of respect to his memory.

C. SRIKANTESVARA AIYAR,

President.

No. L. 3278—Ml. 70-21-254, dated 6th November 1923.

The following amendments shall be made to the rules relating to the election of the Presidents and the Vice-Presidents of City Municipal Councils published with Notification No. 4696—Ml. 45-18-3, dated the 23rd September 1918 and amended by Notification No. L. 3350—Ml. 69-22-19, dated the 3rd November 1922:—

1. Rule (iii) is omitted.

2. Rule (vi) is amended as follows:—

“Voting shall be by ballot and the election shall be decided by a majority of votes of the Councillors present at a meeting, provided that the number of the Councillors present and voting is not less than 50 per cent of the total strength of the Council.”

By Order,

B. NAGAPPA,

Secretary to Government,

Local and Legislative Departments.



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PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

MUNICIPAL AND LOCAL BOARDS.

No. L. 3330—Ml. 66-22-99, dated 10th November 1923.

Under Rule (xii) of the Rules for the election of Presidents and Vice-Presidents of Town and Minor Municipal Councils published with Notification No. 4999—Ml. 45-18-4, dated the 30th September 1918, Mr. Gurusawmi Gowda is appointed Vice-President of the Minor Municipal Council of Hoskote.

No. L. 3369—L. B. 28-23-4, dated 12th November 1923.

Under Rule 7 of the Rules framed under Section 37 (a) of the Mysore Local Boards and Village Panchayet Regulation and published with Notification No. R. 7559—L. B. 54-18-1, dated the 18th December 1918, Mr. Markande Gowda has been elected by the Village Panchayet of Vakkaleri as a Member of the Taluk Board, Kolar, *vice* Mr. Subramanyaiya deceased.

By Order,

B. NAGAPPA,

Secretary to Government,

Local and Legislative Departments.

KOLAR GOLD FIELDS.

PROCEEDINGS OF THE 2ND ORDINARY MEETING OF THE SANITARY BOARD, KOLAR GOLD FIELDS, HELD ON FRIDAY THE 2ND NOVEMBER 1923, AT 4 P.M. IN THE SANITARY BOARD OFFICE AT CHAMPION REEFS.

MEMBERS.

Present 14. Absent 1.

Read D. O. No. C. 63, dated 30th October 1923, from the President expressing his inability to attend the Meeting.

1. Confirmation of the Proceedings of the 1st Ordinary Meeting and the Special Meeting held on 31st August and 28th September 1923, respectively.

Resolution.—Confirmed.

3. List of Public works sanctioned in August and September 1923.

Resolution.—Sanctioned.

5. Deferred subject No. 12 in the matter of removal of steps put up unauthorisedly on Government land by Mr. Tejraj, in Robertsonpet Town.

Resolution.—Deferred.

6. Letter No. C. 118-62, dated 9th August 1923, from the Sanitary Commissioner in Mysore calling for the opinion of the Sanitary Board in the matter of granting to Mr. Krishnaswamy Rao, (Deputy Inspector of Vaccination since reverted as Sanitary Inspector, No. II Circle) a pay of Rs. 67 in the grade of 67— $\frac{5}{2}$ —87.

Resolution.—He may be given Rs. 67 in the grade 67— $\frac{5}{2}$ —87 from 9th April 1923, on which date he joined duty under the Sanitary Board.

7. Travelling Allowance Bill for Rs. 3-12-0, of S. Krishnaia, Sanitary Inspector for August 1923, for journey to Bangalore.

Resolution.—Sanctioned.

8. Letter No. 1830-5, dated 3rd September 1923, from the Senior Surgeon to Mysore Government forwarding an estimate with plan amounting to Rs. 990 for urgent improvements to be done to the temporary sheds for Midwives undergoing training in the Maternity Hospital.

Resolution.—The Sanitary Board regret they do not see their way to incur extra expenditure on these sheds which were put up for a temporary purpose which has been served. The Sanitary Board agree to dismantle the sheds and remove the materials if the Medical and Public Works Departments do not want them.

9. Memo No. 239, dated 31st August 1923, from the Amildar of Bowringpet Taluk recommending an allowance of Rs. 15 to the Shiekdar, Dasarahosahalli Hobli in recognition of his efforts in collecting the heavy arrears of House and Mohatarfa Taxes in Robertsonpet and in Villages of Sanitary Board area.

Resolution.—An allowance of Rs. 10 per mensem is sanctioned for one year from July 1923.

10. Mr. Mini Ibrahim Sab's application dated 2nd May 1923, re the sites near Robertsonpet Market leased out to him by the Deputy Commissioner, Kolar, for a period of 20 years, on which he has already constructed substantial buildings.

Resolution.—The Board agree in that the Deputy Commissioner's order No. C. 175—22-23, dated 17th February—23rd March 1923, and do not see any reason to request him to reconsider his order.

11. Letter No. 91, dated 15th August 1923, from the President, Depressed Class Mission Society, Kolar Gold Fields, requesting the Board to sanction:—

(1) for laying two water taps in the compound of the Society Hostel building at the cost of the mission.

(2) free supply of water.

(3) an annual grant for the maintenance and enlarging the educational institutions of the Mission.

Resolution.—Deferred.

13. Note No. 159, dated 12th October 1923, from the Medical Officer of Health, re the Market Show, during the ensuing Christmas.

Resolution.—Resolved that (i) a Market Show may be arranged to be held on the 24th December 1923.

(ii) a Sub-Committee consisting of (1) Vice-President (Convenor), (2) Dr. J. V. Karve, (3) Dr. J. D. O'Donnell, (4) Col. C. H. Richards, (5) Mr. Ahamed Sait and (6) Dr. Rajagopal Mudaliar be appointed to organise all details in connection with the show.

(iii) A net grant of Rs. 150 is sanctioned for the show.

(iv) No gate fee need be levied this year.

14. Medical Officer of Health's No. 331, dated 12th October 1923, recommending remission of Rs. 4-8-0 being the arrears of ground rent from Chinnatoyi of Masikem zinc huts, from January to September 1923, as irrecoverable.

Resolution.—The amount of Rs. 4-8-0 may be written off.

15. Correspondence ending with Medical Officer of Health's No. 9, dated 17th September 1923, suggesting amendments in the Rules under the Vaccination Regulation to meet cases in which persons refuse to have their children vaccinated even after conviction in a criminal court.

Resolution.—Deferred.

16. Draft agreement in connection with street lighting by electricity received from the Chief Electrical Engineer, Electric Department with his No. 1562, dated 30th August 1923.

Resolution.—Deferred. Enquiry may be made of the Presidents of Bangalore and Mysore City Municipalities as to the terms of the agreement, if any, executed by the Municipal Councils in the matter.

17. Letter No. C. 1519-12—22-23, dated 12th October 1923, from the Senior Surgeon in Mysore forwarding plan and estimate amounting to Rs. 16,700 for the extension of Maternity Hospital and calling for opinion of the Board for paying their quota in 1923-24.

Resolution.—Resolved that a Sub-Committee consisting of (1) Dr. J. D. O'Donnell, (2) Dr. J. V. Karve and (3) Dr. C. Raja Gopal Mudaliar be requested to go into the question and scrutinise the proposed additions and alterations and submit their proposals for consideration at the next meeting of the Board.

18. Office Note regarding additional bye-laws for the registration of bicycle or tricycle in the Sanitary Board area.

Resolution.—The principle of issuing discs to bicycles and tricycles is approved. The bye-laws may be revised and brought up for consideration at the next meeting.

20. (a) Government Order, No. Camp 3-28—Med. 54-23, dated 21st October 1923, directing that the cost of Neo-Salvarsan tubes supplied by Senior Surgeon to local bodies be recovered from the said bodies and stating Government are not in favour of the local bodies themselves indenting for the medicine direct from the supplying firm.

(b) Bill for Rs. 199-2-0 for supply of 125 tubes of Neo-salvarsan.

Resolution.—(a) Recorded.

(b) The bill for Rs. 199-2-0, is sanctioned.

21. Estimate for Rs. 41, for removing the fountain in the junction of Warren and No. 1 Cross Roads, to the junction of Mission and No. 1 Cross Roads near the S. P. G. Church, Robertsonpet.

Resolution.—The estimate is sanctioned. The fountain may be shifted to the junction of the Madhava and No. 1 Cross Roads instead.

22. Estimate amounting to Rs. 193, for putting up an additional water tap in No. 3 Cross Road at Robertsonpet.

Resolution.—Sanctioned.

23. Deferred subject No. 6 (ii) of the meeting of 22nd December 1922, in the matter of making the appointments of Rent Collectors permanent.

Resolution.—Deferred.

26. Memo. No. H. C. 288—23-24, dated 20th October 1923, from the Deputy Commissioner, Kolar District, re Organisation of National Baby Week in January next.

Resolution.—Resolved that a Baby Week be organised in the Kolar Gold Fields in January 1924 to synchronise with that organised in the rest of India,

(2) that a Sub-Committee consisting of (1) Dr. J. D. O'Donnell, (2) Mr. H. M. A. Cooke, (3) Mr. R. Bocquet, (4) Dr. Karve, (5) Dr. Rajagopal Mudaliar, (6) Mr. Audul Gani and (7) Mr. Ramanathan be appointed to arrange the preliminaries and details and organise the Baby Week according to local conditions.

(3) That Dr. Fitz Maurice and Mrs. Perriton be invited to join the said Committee, and (4) that definite proposals as to programme and funds be submitted at the next meeting.

A. V. RAMANATHAN,

Vice-President,

Sanitary Board, Kolar Gold Fields.

MYSORE DISTRICT.

Notification No. 1950—L. B. 22-23, dated 10th November 1923.

Under Rule 23 of the Election Rules issued with Government Notification No. 959—L. B. 6-18-2, dated the 13th July 1918, the undermentioned gentlemen have been appointed by election or nomination as members of the Village Panchayet of Bommalapura in the Gundlupet Taluk.

Elected.

1. Mr. Dodda Lingappa *vice* Mr. Kunna deceased.
2. „ Patel Kempauna „ „ Nagamma Basappa „
3. „ Sankaraina Basavayanna Lingaiya *vice* Mr. Nagalingappa „

Nominated (Sanctioned in G. O. No. L. 2391—L. B. 13-23-2, dated 25th September 1923).

Mr. Subbappa Nagappa *vice* Patel Hutchappa.

H. KRISHNASASTRY,
For President, District Board of Mysore.

KADUR DISTRICT.

PROCEEDINGS OF THE MEETING OF THE KADUR DISTRICT BOARD, CONVENED ON
THE 29TH SEPTEMBER 1923.

Present ... 25 | Absent ... 5

1. Read Letter No. L. 937-44—L. B. 57-23-3, dated 4th August 1923, from the Secretary to Government, Revenue Department, enquiring whether the District Board are agreeable to provide necessary funds for the construction and repair of public wells from out of their own funds.

Resolution.—Though it is obligatory on the Board to provide drinking water wells wherever necessary, considering their present financial condition, they are of opinion that the existing practice of recovering 1/3rd of the cost of wells, to be sunk by the Board with Government help should continue for some years to come except in cases when the people are too poor to make any contribution. They also request that Government be requested to make a special grant till such time as the District finances improve.

2. Read Letter from Mr. Hight, Secretary to the Sollebyle branch of the Koppa Medical Fund requesting the renewal of the grant for a further period of one year.

Resolution.—Deferred to the next meeting. The District Medical officer will be requested to inspect the dispensary and favour the Board with his opinion.

3. Read Letter No. L. 1247-54—G. M. C. dated 13th August 1923, from the Secretary to Government, Revenue Department, calling for the opinion of the District Board in the matter of fixing the proportion of cost payable by the Board in cases in which Jantana should be removed within a radius of half a mile from the village.

Resolution.—The Board are of opinion that the scheme may not be practicable unless the villagers are compelled to work for half a day in the week as before.

4. Read Tarikere Taluk Board President's No. 77, dated 19th August 1923, forwarding the resolution of the Taluk Board in the matter of the Ajjampur Sub-Assistant Surgeon's visit to Bukkambudhi every week.

Resolution.—The Board consider that permitting the Sub-Assistant Surgeon to visit Bukkambudhi once a week would be of no use and they take this opportunity of recommending the location of a permanent dispensary there from out of the Malnad Improvement grant this year since the place is reported to be very unhealthy.

5. Read Yadast No. 84 from the President, Tarikere Taluk Board, forwarding the resolutions of the Taluk Board and of the Ajjampur Municipal Council regarding the payment of cost of entertaining a midwife at Ajjampur.

Resolution.—Resolved that the services of a midwife may be entertained provided the Municipal Council and the Taluk Board are agreeable to bear the cost in equal proportions.

6. Read Tarikere Taluk Board President's No. 86, dated 29th August 1923, stating that the Malnad Improvement Dispensary at Lakkavalli is located in the Musafirkhana and requesting that the rent for the same may be recovered from that Department.

Resolution.—The Dispensary was shifted to the Musafirkhana since it was about to fall owing to heavy rains in July and August. Under the above circumstances, the Board resolve that no rent need be recovered.

7. Read Letter dated 18th February 1923, from Mr. G. V. R. Friend requesting permission to cut a road between Kolar Estate and Gangegiri Estate in the Chikmagalur Taluk.
Resolution.—Resolved that the matter be referred to the Deputy Commissioner for disposal.

8. Read Comptroller's memo No. 282, L. A. D. dated 30th August 1923, requesting to intimate whether (1) watchmen and caretakers attached to third class Travellers Bungalows and Musafir Khanas should be considered as permanent pensionable servants.

Resolution.—The Board are of opinion that the services of these servants may be considered as permanent and pensionable.

9. Read Kadur Division Executive Engineer's No. 362, dated 31st August 1923, forwarding an estimate for Rs. 965 for blasting rocks and gravelling over the road surface of Koppa-Tirthahalli road.

Resolution.—Sanctioned.

10. Read Letter No. 1602, dated 29th August 1923, from the Superintendent, Civil Veterinary Department, Bangalore, requesting that an additional allotment of Rs. 1,000 be made for meeting additional expenditure that may be incurred for medicines and cart-hire in dealing with out-breaks of epidemic diseases of cattle in the Kadur District.

Resolution.—The Board very much regret that owing to their present financial condition, they cannot allot any more funds for the purpose.

11. Read Kadur Division Executive Engineer's No. 359, dated 31st August 1923, forwarding petition of Ambale villagers requesting that the Ambale-Heremagalur road may be transferred to the Public Works Department for maintenance.

Resolution.—The Executive Engineer may be requested to forward an estimate with his opinion in the matter.

12. Read Kadur Division Executive Engineer's No. 369, dated 3rd September 1923, requesting to reconsider the estimate for Rs. 1,260 for constructing tunnels on Thornamavu-Joldhal road.

Resolution.—Sanctioned since provision has been made in the Budget.

13. Read Resolution of the Chikmagalur Taluk Board in the matter of opening a road from near Gownahalli on the Chikmagalur-Mudgere road to Sanivarsanthe on the Mudgere-Belur road.

Resolution.—The Executive Engineer may be requested to forward an estimate in the matter.

14. Read Letter No. 185, dated 6th September 1923, from Secretary to the Institution for the Deaf and the Blind at Mysore forwarding the resolution of the managing committee of the institution requesting that the grant may be increased to Rs. 200 a year.

Resolution.—The recent order of Government increasing the yearly grant from Rs. 100 to Rs. 120 may be communicated to the Secretary of the institution.

15. Read Kadur Division Executive Engineer's letter No. 350, dated 8th August 1923, forwarding an estimate for Rs. 1,480 for repairing tunnels on Nemmar-Heggan road.

Resolution.—Resolved that this may at present be postponed for want of funds.

16. Read Kadur Division Executive Engineer's letter No. 358, dated 28th August 1923, forwarding a special repair estimate for Rs. 301 for consolidating the metal on Magadi-Javagal Road.

Resolution.—Sanctioned as provision has been made in the Budget.

17. Read Yadast No. 93 from the President, Kadur Taluk Board, forwarding the resolution of the Sakrepatna Village Panchayat proposing to levy octroi duty on cloth, tobacco, betel leaves, jaggery, oil and ghee and requesting permission to do so.

Resolution.—The Board are unable to comply with the request since there is no provision in the Local Boards Regulation under which they can authorise such levy.

18. Read Memo No. L. A. D. 244, dated the 15th August 1923, from the Comptroller furnishing details for the cost of audit charges payable by the District Board for the year 1922-23.

Resolution.—Recorded. The audit charges may be paid.

19. Read Letter No. L. 2027-34—L. B. 79-23-2, dated 11th September 1923 from the Secretary to Government, Revenue Department, forwarding copy of the resolutions passed at the local Self-Government Conference relating to Village Panchayats and calling for the opinion of the Board in the matter.

Resolution.—The Board are quite in favour of the resolutions passed in the Local Self-Government Conference held at Bangalore.

20. Read List of estimates for Sanction:—

1. Urgent Repairs to Musafir Khanas at Sakrepatna, Rs. 832. (Not necessary; urgent repairs may be executed).

2. Repairing the two bath rooms of the Musafirkhana at Kadur, Rs. 365 (Deferred to next meeting).
3. Constructing a zinc sheet shed at Kote Danivasa Tollgate in Narasimharajpur, Rs. 242. (Not necessary for the present).
4. Repairing the Musafirkhana front building at Lakkavalli, Rs. 21 (Sanctioned).

21. Read Revenue Secretary's letter No. L. 8326—L. B. 132-21-36, dated 27th June 1923, calling for a report after inspection of Taluk Board offices if it was necessary to continue to employ attenders in Taluk Board Offices.

Resolution.—The Board are of opinion that in view of the larger powers to be conferred in Village Panchayets in accordance with the resolutions passed in the Local Self-Government Conference the employment of attenders in the Taluk Board Offices seems necessary.

23. Read Administration report for the year 1922-23.

Resolution.—May be adopted.

24. Read Office Note dated 12th August 1923, authorizing the disbursement of pay to the establishment entertained for Economic Development work during July and August 1923 since provision could not be made for them otherwise from the unexpended amount of Rs. 1,313 which remained at the credit of the District Board on 30th June 1923.

Resolution.—The pay of the establishment may be disbursed till the end of December by which time Government order may be expected.

25. Read Letter No. 7346—C. dated 7th August 1923 from the Industrial Engineer, Bangalore, requesting to be intimated if the machinery for which the District Board have contributed a sum of Rs. 2,500 proposed to be installed at the Industrial School, Chikmagalur, may be handed over to one Mr. Rama Iyer who has already started a workshop.

Resolution.—The Board will have no objection provided the Department of Industries holds itself responsible for the machinery to be lent to Mr. Rama Iyer and that the latter is willing to undertake the training of such boys as may be selected by the Superintendent of the Industrial School here.

26. Read Letter No. 1197—Med. 77-21-15, dated 11th August 1923 from the Secretary to Government, Revenue Department, enquiring whether the District Board are prepared to find their quota of the contribution for providing suitable buildings for the dispensary and the staff at Attigundi in their budget estimates for the current or the next year.

Resolution.—The Board are not in a position to provide funds for the purpose for some years to come but will do their best to insist on the owner of the building to do all needful repairs to make it habitable.

27. Read Memo No. L. 1255-7, dated 13th August 1923, from the Secretary to Government, Revenue Department, enquiring whether the removal of lantana may be undertaken as a part of the Malnad Improvement Scheme and to what extent.

Resolution.—The Board are of opinion that the scheme may not be practicable unless the villagers are compelled to work for half a day in the week as before.

28. Read Subject brought forward at the District meeting of the Dasara Session of the Representative Assembly that Chikmagalur may be connected with Kadur by a Railway line.

Resolution.—That a Sub-Committee consisting of the Vice-President, Mr. Krishna Rao, Mr. Vasudeva Rao, Mr. Krishna Setty, Mr. Somiah, Mr. Mallegowda, Mr. Dyavegowda and Mr. B. N. Hanumanthappa be formed to collect all available statistics and submit their report by the end of December 1923.

29. Read Chikmagalur Taluk Board President's No. 132 dated 28th August 1923, in the matter of acquisition of land measuring one acre from Survey No. 135 in the Hosakote village for the extension of the village site for Panchamas.

Resolution.—May be acquired.

30. Read Government Order No. 798-806—Edn. 423-22-30, dated 17th September 1923 ordering that provision for Rs. 15,000 will be made in the current year's budget for the construction of school buildings and providing equipment to schools in the District as already ordered by Government.

Resolution.—In the circumstances set out in the Government order, the Board have no other alternative than to give their unwilling consent. They however hope that in the programme of work to be undertaken by the Education Department, preference will be shown to the construction of school buildings, providing school equipment to the Malnad Taluks.

31. Read Yadast No. 119, from the President, Narasimharajapura Taluk Board, forwarding the resolution of the Taluk Board in the matter of holding a Santhe at Balehonnur.

Resolution.—The Board have no objection to the holding of the Santhe at Balehonnur on Sunday.

32. Read Letter No. 2352, dated 22nd September 1923, from the District Forest Officer, Bhadravathi Division, requesting that an additional sum of Rs. 773-8-0 over the annual contribution of Rs. 1,000 may be given for special works to be executed in the Hebbe-Mallandur Section, in the Chikmagalur-Narasimharajpur Road.

Resolution.—The Board have no objection to contributing a moiety of the sum asked for.

33. Read Letter No. L. 6095-9—A. & E. 145-21-5, dated 20th April 1922, requesting to take action to check the spread of the weed "Touch-me-not."

Resolution.—The Assistant Director of Agriculture at Shimoga be consulted in the matter.

34. Read Kadur Division Executive Engineer's letter No. 386, dated 17th September 1923, regarding the opening of a road from Kalasa to Samse.

Resolution.—The Board very much regret their inability to find funds for it this year.

35. Read Memo No. 389, dated 17th September 1923, from the Executive Engineer, Kadur Division, regarding the repairs to be done to the Bababuden Hill Road.

Resolution.—The special grant of Rs. 500 asked for by the Executive Engineer is sanctioned.

36. Read Kadur Division Executive Engineer's D. O. No. 377, dated 17th September 1923, requesting for an allotment of Rs. 400 for the repairs of Begar-Sringere Road.

Resolution.—Sanctioned as provision has been made for it in the Budget.

37. Read Memorandum No. 115, dated 26th September 1923, from the Superintendent, Industrial School, Chikmagalur, forwarding for opinion of the Board a note on the introduction of weaving in the Local Industrial School.

Resolution.—May be done.

38. Read Memo No. L. 1631-4—Med., dated 21st August 1923, from the Secretary to Government, Revenue Department, forwarding copy of Government order No. L. 1630—Med. 144-22-3, dated 21st August 1923, calling for the submission of proposals from the Senior Surgeon to open new Dispensaries under the Malnad Improvement Scheme.

Resolution.—Recorded, but the Board would in this connection recommend the establishment of more Vaidyasalas.

39. Read Office Note dated 28th September 1923, proposing the entertainment of an additional hand on Rs. 40 for the additional work now devolved on the District Board with the transfer of the work of the Village Improvement, Conference and Malnad Improvement Branches.

Resolution.—Resolved that a recommendation be made to Government in the matter.

40. The next meeting to be held on the 24th of November 1923.

M. G. KRISHNASWAMI RAO,
President, District Board.



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BANGALORE, THURSDAY, NOVEMBER 22, 1923.

PART M-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

MUNICIPAL AND LOCAL BOARDS.

No. L. 3511—Ml. 60-23-43, dated 13th November 1923.

Under Rule (1) of the Rules published with Notification No. 4999—Ml. 45-18-4, dated the 30th September 1918, the election of Mr. Venkatadeviah as Vice-President of the Minor Municipal Council of Heggaddevankote in the Mysore District vice Mr. T. Muttaiah Pillay, deceased, is approved.

No. L. 3513—Ml. 60-23-44, dated 13th November 1923.

Under Rule (i) of the Rules published with Notification No. 4999—Ml. 45-18-4, dated the 30th September 1918, the election of Mr. Sidde Gowda as Vice-President of the Bannur Municipal Council in the Mysore District, is approved.

No. L. 3515—Ml. 46-22-27, dated 13th November 1923.

Under Section 18 of the Mysore Municipal Regulation, VII of 1906, Mr. Sheriff Sab, is elected a Councillor on the Town Municipal Council of Chintamani, in place of Mr. Kanchi Seethappa, who vacated his seat under Section 15, (2) (c) of the said Regulation.

L. 3718—Ml. 60-23-47, dated 17th November 1923.

Under Rule (i) of the Rules published with the Notification No. 4999—Ml. 45-18-4, dated 30th September 1918, the election of Mr. H. Rangappa, as Vice-President of the Tirthahalli Minor Municipal Council in place of Mr. Katte Channakeshavaiya, deceased, is approved.

No. L. 3775—Ml. 46-23-2, dated 19th November 1923.

Under Section 18 of the Mysore Municipal Regulation, VII of 1906, Mr. Gopala Naik, Landholder, Kolar, is appointed a Municipal Councillor of the Kolar Town, Municipal Council, in place of Mr. B. Muninarayana Chetty, deceased.

No. L. 3608—L. B. 130-22-2, dated 14th November 1923.

For Rule 6 in Section I of the Rules for the special sanitation of the area under the control of the Kolar Gold Fields Sanitary Board, published with Notification No. 7075—L. B. 185-15-3, dated the 22nd March 1916, the following shall be substituted:—

"The Sanitary Board may, from the funds at its disposal, create appointments including those of Sanitary Inspectors, Assistant Sanitary Inspectors, Work Inspector and such establishments of Mestries, Sweepers, Scavengers, Watchers and other servants as may be found necessary for the proper and the efficient administration of the Sanitary Board area, provided that sanction of Government is obtained to the creation of appointments carrying a pay of over Rs. 30."

By Order,

B. NAGAPPA,

Secretary to Government,
Local and Legislative Departments.

MYSORE CITY MUNICIPALITY.

EXTRACT FROM THE PROCEEDINGS OF THE 4TH (ADJOURNED) MEETING OF THE BOARD OF TRUSTEES FOR THE IMPROVEMENT OF THE CITY OF MYSORE, HELD AT THE CHAIRMAN'S OFFICE (NEW MUNICIPAL OFFICE BUILDINGS) ON WEDNESDAY THE 31ST OCTOBER 1923, AT 8-30 A.M.

Members.

Present—5 | Absent—3.

I. Proceedings of the meeting held on 1st September 1923.
Confirmed.

IV. Acquisition of land measuring 6 acres 16 guntas from Sirdar M. Lakshminantharaja Urs required for the proposed construction of the underbridge near the City Railway Station and for the realignment and improvement of the Princess Road.

Resolved (i) That 6 acres 16 guntas of land required for the construction of the under bridge near the City Railway Station and improvement of Princess Road be acquired from Sirdar Lakshminantharaja Urs, giving him in exchange an equal extent of Trust land adjoining North of the Mansion Compound;

(ii) that another contiguous extent of 7 acres 8 guntas be also given to him in exchange, for like extent of land acquired from him in 1918 for Railway Staff Quarters, obtaining from the Mysore Sub-Division Officer the sum of Rs. 1,242 awarded by him for the said acquisition; and

(iii) that the farther remaining piece of land measuring 7 acres 29 guntas skirting north-west of Mansion compound be sold to him.

VII. Consideration of the petition of Mr. Syed Abdul Khadir, of the Central Mohomedan Association of Bangalore regarding the acquisition of the low lying garden land of Bashir Ahamad and others on Chamararaja Road.

Resolved that the acquisition of the property on Chamararaja Road, bounded on the east by Mosque and Mr. Sanjeevaraja Urs' stables, on the west by road, on the north by conservancy lane and on the south by Chamararaja Road, being a vegetable garden plot, be withdrawn.

X. Consideration of applications for sites in Narasimharaja Mohalla, Chamararaja Mohalla, Chamunde Extension and Vani Vilasa Mohalla.

Resolved that the allotments of houses and site in respect of which the conditions of allotment have not been complied with be cancelled, and that the present applicants as per list be allotted houses and sites from among those available.

XI. Amount due on account of Model House No. 34, allotted to Mr. G. H. Channaveerappa.

Resolved that the house be resumed as per terms of allotment.

XII. Statement showing bits of land sold during the month of August 1923.

Ratified.

XIV. Administration Report for the year 1922-23.

Adopted.

C. SRIKANTESVARA AIYAR,
Chairman.

HASSAN TOWN MUNICIPALITY.

Notice dated 14th November 1923.

1. The public are hereby informed that it is proposed to hold a Cattle Show in the dry lands behind musafirkhana and santhemala at Hassan. The show will commence on Thursday the 3rd January 1924, and close on the evening of Saturday the 5th January 1924.

2. The cattle show is intended to give to the raiyats an idea of the several species of cattle breed in and beyond the Hassan District and thus to promote general improvement in the breed of cattle.

3. The several classes of cattle which will be admitted to the show are given in the appendix and they will be kept separately according to whether they are for exhibition only or for both exhibition and sale.

4. Arrangements will be made to promote competition and to induce cattle owners to exhibit the best cattle available by awarding prizes. Those who desire to have special facilities for sale of cattle are requested to address the Vice-President, Hassan Town Municipality before the opening of the show.

5. As per Government Proceedings No. 7007-24—L. B. 189-09-3, dated 22nd February 1911, minimum rate of fees at a uniform rate of one anna per head of cattle will be levied on all cattle admitted to the cattle show enclosure.

6. Required quantity of fodder will be made available for sale near the show enclosure.

7. Every animal admitted to the show enclosure should be accompanied by a sufficient number of men to keep it under proper control.

8. Only cattle considered suitable will be allowed to compete in the cattle show for prizes.

9. No animal which has been awarded one prize will be allowed to compete for any other prize except for a special prize.

10. Working cattle may, at the option of the judges, be subjected to a practical test as to their power of draught, etc.

11. Admittance of competing cattle into the show enclosure will be closed on the morning of the 4th January 1924.

12. All persons who become exhibitors of cattle will be held to have signified their consent and acceptance to the above conditions and to such other conditions which the Committee may hereafter prescribe.

APPENDIX.

- I. Breeding bulls, 1st prize Rs. 10, 2nd prize Rs. 5, 3rd prize Rs. 3.
- II. Bullocks (pairs)—
 - (a) Ploughing bullocks, 1st prize Rs. 6, 2nd prize Rs. 3.
 - (b) Draught bullocks, 1st prize Rs. 8, 2nd prize Rs. 4.
 - (c) Dawk bullocks, 1st prize Rs. 8, 2nd prize Rs. 4.
- III. Single bullock, 1st prize Rs. 4.
- IV. Cows, 1st prize Rs. 8, 2nd prize Rs. 4. Cows small size 1st prize Rs. 4, 2nd prize Rs. 2.
- V. Calves, 1st prize Rs. 6, 2nd prize Rs. 3, 3rd prize Rs. 2.
- VI. Buffaloes—
 - (a) She-buffaloe, 1st prize Rs. 5.
 - (b) He-buffaloe, 1st prize Rs. 5.
- VII. Sheep—
 - (a) Rams, 1st prize Rs. 3, 2nd prize Rs. 2.
 - (b) Ewes, 1st prize Rs. 3, 2nd prize Rs. 2.
- VIII. Goats—
 - (a) He-goats, 1st prize Rs. 3, 2nd prize Rs. 2.
 - (b) She-goats, 1st prize Rs. 3, 2nd prize Rs. 2.

Special Classes.

1. Rupees ten for the best animal in the show.
2. A pair of Amrut Mahal bullocks, 1st prize Rs. 10, 2nd prize Rs. 6.
3. A pair of Hallikar bullocks, 1st prize Rs. 10, 2nd prize Rs. 6.
4. For the best calf born to the District Board Breeding Bull, 1st prize Rs. 5, 2nd prize Rs. 3.

Note.—Other special prizes may be awarded by the Committee, if found necessary.

BELAVADI SURYANARAYANA RAO,

*Vice-President & Chairman,
Cattle Show Committee.*

HASSAN DISTRICT.

Notice dated—November 1923.

1. The public are hereby informed that, it is proposed to hold a Cattle Show at Ramnathpur in the Arkalgud Taluk, on either side of the channel by the road side leading to Basavapatna. The show will commence on Thursday the 13th December 1923, and close on the evening of Friday the 14th December 1923.

2. The cattle show is intended to give to the raiyats an idea of the several species of cattle breed in and above the Hassan District and thus to promote general improvement in the breed of cattle.

3. The several classes of cattle which will be admitted to the show are given in the appendix and they will be kept separately according to whether they are for exhibition only or for both exhibition and sale.

4. Arrangements will be made to promote competition and to induce cattle owners to exhibit the best cattle available by awarding prizes. Fees at a uniform rate of one anna per head of cattle will be levied on all cattle admitted to the cattle show enclosure. Those who desire to have special facilities for sale of cattle are requested to address the Honorary Secretary, Cattle Show, Ramnathpur, before the opening of the show.

5. Arrangements will be made for sale of fodder near the show ground as far as possible, but exhibitors are advised to make their own arrangements.

6. Every animal admitted to the show enclosure should be accompanied by a sufficient number of men to keep it under proper control.

7. Only cattle considered suitable will be allowed to compete in the cattle show for prizes.

8. No animal which has been awarded one prize will be allowed to compete for any other prize except for a special prize.

9. Working cattle may, at the option of the judges, be subjected to a practical test as to their power of draught, etc.

10. Admittance of cattle into the show enclosure will be closed at noon on the 13th December 1923.

11. All persons who become exhibitors of cattle will be held to have signified their consent and acceptance to the above conditions and to such other conditions which may hereafter be prescribed.

APPENDIX.

- I. Breeding bulls, 1st prize Rs. 12, 2nd prize Rs. 7, 3rd prize Rs. 5.
- II. Bullocks (pairs)—
 - (a) Ploughing bullocks, 1st prize Rs. 10, 2nd prize Rs. 7, 3rd prize Rs. 5.
 - (b) Draught bullocks, 1st prize Rs. 10, 2nd prize Rs. 7, 3rd prize Rs. 5.
 - (c) Dawk bullocks, 1st prize Rs. 10, 2nd prize Rs. 7, 3rd prize Rs. 5.
- III. Cows, 1st Prize Rs. 10, 2nd prize Rs. 5.
- IV. Calves, 1st prize Rs. 6, 2nd prize Rs. 5, and 3rd prize Rs. 4.
- V. Buffaloes—
 - (a) Cow-buffalo, 1st prize Rs. 5.
 - (b) Bull-buffalo, 1st prize Rs. 5.
- VI. Sheep—
 - (a) Rams, 1st prize Rs. 3, 2nd prize Rs. 2.
 - (b) Ewes, 1st prize Rs. 3, 2nd prize Rs. 2.
- VII. Goats—
 - (a) He-goats, 1st prize Rs. 3, 2nd prize Rs. 2.
 - (b) She goats, 1st prize Rs. 3, 2nd prize Rs. 2.
- VIII. Ponies under 13' — 2" hands in height, 1st prize Rs. 7, 2nd prize Rs. 3.

N. S. NANJUNDIAH,

President.
District Board.



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BANGALORE, THURSDAY, NOVEMBER 29, 1923.

PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

MUNICIPAL AND LOCAL BOARDS.

Notification No. L. 3969—Ml. 50-23-9, dated 26th November 1923.

Under Section 18 of the Mysore Municipal Regulation, VII of 1906, Mr. B. S. Nanjundiah is elected a Municipal Councillor of the Chikmagalur Town Municipal Council in place of Mr. N. Nanjundiah, deceased.

By Order,

B. NAGAPPA,

Secretary to Government,
Local and Legislative Departments.

BANGALORE DISTRICT.

Notification No. D2 Dis. 700—23-24, dated 24th November 1923.

Under Sections 49 and 50 of the Local Board, and Village Panchayet Regulation, it is hereby notified that Mr. Venkatappa, Landholder, is declared elected as a member of Bidarkuppe Village Panchayet to fill up an existing vacancy *vice* Mr. Barappa deceased.

Notification No. D2 Dis. 698—23-24, dated 22nd—24th November 1923.

Under Sections 49 and 50 of the Local Boards and Village Panchayet Regulation, it is hereby notified that Mr. Gundappa, Landholder, was declared elected as a member of the Chekkere Village Panchayet, Channarayana Taluk.

Notification D2 Dis. 699—23-24, dated 12—24th November 1923.

Under Sections 49 and 50 of the Local Boards and Village Panchayet Regulation, it is hereby notified that Mr. Ramiah, Landholder, is declared elected as a member, Magasandra Village Panchayet, Anekal Taluk, *vice* Mr. Muniyappa, deceased.

CHARLES NORONHA,

For Deputy Commissioner.

KOLAR TOWN MUNICIPALITY.

Notification dated 19th November 1923.

It is hereby notified for general information that the right of collecting tolls on vehicles and animals entering the Municipality of Kolar, for a period of 6 months from 1st January 1924, to the 30th June 1924 will be sold by public auction in the President's Office, Kolar, by the President of the Municipality or by the Vice-President at 8 o'clock on the morning of Thursday the 6th December 1923.

2. The successful bidder must collect tolls only at the rates noted in the annexed schedules and at no higher rates.

3. The sale shall be subject to confirmation by the President who reserves to himself the power of refusing or accepting the highest or any bid without assigning any reason therefor.

4. Every person who wants to bid at the sale must deposit a sum of Rs. 100 as earnest money. The earnest money will be returned in the case of unsuccessful bidders.

5. On the conclusion of the sale, the highest bidder in whose favour the contract is knocked down should deposit a sum equal to two months instalments and as soon as the sale is confirmed, the contractor shall execute a stamped agreement for the due performance of the contract, with surety or sureties.

6. The contract amount shall be paid in six equal monthly instalments, the instalment for each month being payable before the 10th of the following month. The deposit of two months' instalments made by the contractor will be taken in payment of the instalments due for the last two months of the contract.

7. If the prescribed deposit is not made immediately after the close of the sale, the contract will be resold at the risk of the approved bidder and the earnest money deposited by him will be forfeited. If default is made in the payment of any of the instalments, interest at the rate of one pie per month per rupee will be levied on the amount due till the date of payment. The contractor will further forfeit the deposit and the unexpired portion of the contract will be liable to be resold at the discretion of the President, the deficit, if any, being recovered from the contractor who shall not be entitled to any excess that may be obtained by the resale.

8. The contractor is bound to keep correct accounts showing the daily collections, etc., in such forms as may be prescribed by the President. The accounts should be submitted by the contractor every month to the Vice-President's Office, and it will also be open to inspection by the Vice-President or any other officer deputed by the President or the Vice-President.

9. The contractor will have the use of existing toll houses on such rates of rent as may be prescribed by the President and he will be bound to keep them in good order.

10. The contractor shall be bound to furnish receipts in the prescribed form and duly dated and signed, to the parties paying tolls.

11. The following carts and vehicles are exempt from the payment of toll:—

(a) The carts and other vehicles owned by persons residing within the Municipal limits which are regularly assessed and numbered by the Municipality.

(b) Carts and other vehicles conveying exclusively His Majesty's Mails.

(c) Vehicles belonging to His Highness the Maharaja and carriage and carts, the property of or employed by the Government or Municipal Council of the town or licensed or registered by the said Council.

(d) Vehicles (whether owned or hired) used for the passage of troops or conveyance of Government Stores or of any other Government property duly certified as such by the controlling authority.

(e) Vehicles (whether owned or hired, used for the passage of Military or Police Officers on duty or the conveyance or passage of any property or persons in their custody duly certified as above.

12. No more than one payment of toll shall be demanded for and in respect of any carriage or cart in any one day of 24 hours counted from sunrise to sunrise.

13. No remission or abatement of rent or compensation of any account shall be claimable by the contractor and no application on this account shall be received.

14. The contractor should not unnecessarily delay carts or allow carts to block traffic and that he will be liable to a fine not exceeding one hundred rupees for any neglect not otherwise provided for.

15. The contractor will hang lantern to the gates during nights when gates are closed.

Schedule A.

- (i) Bowringpet-Kolar Road.
- (ii) Mulbagal-Kolar Road.
- (iii) Srinivaspur-Kolar Road.
- (iv) Bangalore-Kolar Road.

Schedule B.

Vehicles.—	Rs.	a.	p.
(i) Every vehicle with springs	0	4	0
(ii) Every jutka, cart or waddar bandi drawn by two bullocks or buffaloes laden.	0	2	0
(iii) Ditto unladen	0	1	0
(iv) Every cart drawn by a single bullock laden	0	1	0
(v) Ditto unladen	0	0	6
(vi) Bi-cycle or tri-cycle	0	0	6
(vii) Motor car	0	4	0
(viii) Motor cycle	0	2	0
(ix) Riksha	0	1	0
Animals.—			
(i) Every buffalo, bull, bullock or cow Laden or ridden	0	1	0
(ii) Every horse	0	1	0
(iii) Every ass or mule laden or ridden	0	0	3
(iv) Every mule not laden	0	0	1

N. B.—Animals drawing any vehicle for which toll can be demanded are not also to be charged with toll.

G. GIRIMAJI RAO,
President.

HASSAN TOWN MUNICIPALITY.

Notice dated 14th November 1923.

1. The public are hereby informed that it is proposed to hold a Cattle Show in the dry lands behind musafirkhana and santhemala at Hassan. The show will commence on Thursday the 3rd January 1924, and close on the evening of Saturday the 5th January 1924.

2. The cattle show is intended to give to the rayats an idea of the several species of cattle breed in and beyond the Hassan District and thus to promote general improvement in the breed of cattle.

3. The several classes of cattle which will be admitted to the show are given in the appendix and they will be kept separately according to whether they are for exhibition only or for both exhibition and sale.

4. Arrangements will be made to promote competition and to induce cattle owners to exhibit the best cattle available by awarding prizes. Those who desire to have special facilities for sale of cattle are requested to address the Vice-President, Hassan Town Municipality before the opening of the show.

5. As per Government Proceedings No. 7007-24—L. B. 189-09-3, dated 22nd. February 1911, minimum rate of fees at a uniform rate of one anna per head of cattle will be levied on all cattle admitted to the cattle close enclosure.

6. Required quantity of fodder will be made available for sale near the show enclosure.

7. Every animal admitted to the show enclosure should be accompanied by a sufficient number of men to keep it under proper control.

8. Only cattle considered suitable will be allowed to compete in the cattle show for prizes.

9. No animal which has been awarded one prize will be allowed to compete for any other prize except for a special prize.

10. Working cattle may, at the option of the judges, be subjected to a practical test as to their power of draught, etc.

11. Admittance of competing cattle into the show enclosure will be closed on the morning of the 4th January 1924.

12. All persons who become exhibitors of cattle will be held to have signified their consent and acceptance to the above conditions and to such other conditions which the Committee may hereafter prescribe.

APPENDIX.

- I. Breeding bulls, 1st prize Rs. 10, 2nd prize Rs. 5, 3rd prize Rs. 3.
- II. Bullocks (pairs)—
 - (a) Ploughing bullocks, 1st prize Rs. 6, 2nd prize Rs. 3.
 - (b) Draught bullocks, 1st prize Rs. 8, 2nd prize Rs. 4.
 - (c) Dawk bullocks, 1st prize Rs. 8, 2nd prize Rs. 4.
- III. Single bullock, 1st prize Rs. 4.
- IV. Cows, 1st prize Rs. 8, 2nd prize Rs. 4. Cows small size 1st prize Rs. 4, 2nd prize Rs. 2.
- V. Calves, 1st prize Rs. 6, 2nd prize Rs. 3, 3rd prize Rs. 2.
- VI. Buffaloes—
 - (a) She-buffaloe, 1st prize Rs. 5.
 - (b) He-buffaloe, 1st prize Rs. 5.
- VII. Sheep—
 - (a) Rams, 1st prize Rs. 3, 2nd prize Rs. 2.
 - (b) Ewes, 1st prize Rs. 3, 2nd prize Rs. 2.
- VIII. Goats—
 - (a) He-goats, 1st prize Rs. 3, 2nd prize Rs. 2.
 - (b) She-goats, 1st prize Rs. 3, 2nd prize Rs. 2.

Special Classes.

1. Rupees ten for the best animal in the show.
2. A pair of Amrut Mahal bullocks, 1st prize Rs. 10, 2nd prize Rs. 6.
3. A pair of Hallikar bullocks, 1st prize Rs. 10, 2nd prize Rs. 6.
4. For the best calf born to the District Board Breeding Bull, 1st prize Rs. 5, 2nd prize Rs. 3.

Note.—Other special prizes may be awarded by the Committee, if found necessary.

BELAVADI SURYANARAYANA RAO,
Vice-President & Chairman,
Cattle Show Committee.

BANGALORE CITY MUNICIPALITY.

Notice dated 20th November 1923.

Notice is hereby given that a vacant site measuring approximately 84' by 102' in Kan-kanhalli road, Basavangudi Extension, will be sold by public auction on the 18th December 1923 at 8-30 A.M. by the President, City Municipal Council, Bangalore, or other officer, deputed by him on this behalf.

Conditions.

1. The President reserves to himself the right to accept or refuse any bid without assigning any reason.
 2. The sale is subject to confirmation by the President.
 3. The purchaser whose bid is accepted shall deposit 25 per cent of the amount of his bid at once on the spot; and the balance shall be paid within 15 days from the date of sale, in default of which the deposit made by him will be forfeited and the site resold at the risk of the purchaser.
 4. The purchaser shall, within 30 days from the date of the sale, before delivery of the site, be required to execute an agreement on ten anna stamp paper, (a) binding himself to construct over the site a house according to a design to be approved by the Municipality within a specified period (b) to enclose within a period of six months, the site purchased by him with a compound wall.
 5. Failure to comply with the conditions agreed to by the party as above mentioned will involve the resumption of the site by the Municipality, free of all encumbrances and without any claim to compensation.
 6. The site which has been designed as a unit for the particular locality will not be allowed to be split up into two or more house sites.
 7. No more than one main dwelling house will be permitted in the site.
 8. No material of a perishable or combustible nature shall be permitted in the construction of the building.
- A title-deed will be given to the purchaser only after the building has been completed with all the conditions above stated.
- Measurements given are approximate.

ANANDA RAO SIRSI,
President,

City Municipal Council, Bangalore.



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BANGALORE, THURSDAY, DECEMBER 6, 1923.

PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT

MUNICIPAL AND LOCAL BOARDS.

HASSAN TOWN MUNICIPALITY.

Notice dated 14th November 1923.

1. The public are hereby informed that it is proposed to hold a Cattle Show in the dry lands behind musafirkhana and santhemala at Hassan. The show will commence on Thursday the 3rd January 1924, and close on the evening of Saturday the 5th January 1924.

2. The cattle show is intended to give to the raiyats an idea of the several species of cattle breed in and beyond the Hassan District and thus to promote general improvement in the breed of cattle.

3. The several classes of cattle which will be admitted to the show are given in the appendix and they will be kept separately according to whether they are for exhibition only or for both exhibition and sale.

4. Arrangements will be made to promote competition and to induce cattle owners to exhibit the best cattle available by awarding prizes. Those who desire to have special facilities for sale of cattle are requested to address the Vice-President, Hassan Town Municipality before the opening of the show.

5. As per Government Proceedings No. 7007-24—L. B. 189-09-3, dated 22nd February 1911, minimum rate of fees at a uniform rate of one anna per head of cattle will be levied on all cattle admitted to the cattle close enclosure.

6. Required quantity of fodder will be made available for sale near the show enclosure.

7. Every animal admitted to the show enclosure should be accompanied by a sufficient number of men to keep it under proper control.

8. Only cattle considered suitable will be allowed to compete in the cattle show for prizes.

9. No animal which has been awarded one prize will be allowed to compete for any other prize except for a special prize.

10. Working cattle may, at the option of the judges, be subjected to a practical test as to their power of draught, etc.

11. Admittance of competing cattle into the show enclosure will be closed on the morning of the 4th January 1924.

12. All persons who become exhibitors of cattle will be held to have signified their consent and acceptance to the above conditions and to such other conditions which the Committee may hereafter prescribe.

APPENDIX.

- I. Breeding bulls, 1st prize Rs. 10, 2nd prize Rs. 5, 3rd prize Rs. 3.
- II. Bullocks (pairs)—
 - (a) Ploughing bullocks, 1st prize Rs. 6, 2nd prize Rs. 3.
 - (b) Draught bullocks, 1st prize Rs. 8, 2nd prize Rs. 4.
 - (c) Dawk bullocks, 1st prize Rs. 8, 2nd prize Rs. 4.
- III. Single bullock, 1st prize Rs. 4.
- IV. Cows, 1st prize Rs. 8, 2nd prize Rs. 4. Cows small size 1st prize Rs. 4, 2nd prize Rs. 2.
- V. Calves, 1st prize Rs. 6, 2nd prize Rs. 3, 3rd prize Rs. 2.
- VI. Buffaloes—
 - (a) She-buffaloe, 1st prize Rs. 5.
 - (b) He-buffaloe, 1st prize Rs. 5.
- VII. Sheep—
 - (a) Rams, 1st prize Rs. 3, 2nd prize Rs. 2.
 - (b) Ewes, 1st prize Rs. 3, 2nd prize Rs. 2.
- VIII. Goats—
 - (a) He-goats, 1st prize Rs. 3, 2nd prize Rs. 2.
 - (b) She-goats, 1st prize Rs. 3, 2nd prize Rs. 2.

Special Classes.

1. Rupees ten for the best animal in the show.
2. A pair of Amrut Mahal bullocks, 1st prize Rs. 10, 2nd prize Rs. 6.
3. A pair of Hallikar bullocks, 1st prize Rs. 10, 2nd prize Rs. 6.
4. For the best calf born to the District Board Breeding Bull, 1st prize Rs. 5 2nd prize Rs. 3.

Note.—Other special prizes may be awarded by the Committee, if found necessary.

BELAVADI SURYANARAYANA RAO,

Vice-President & Chairman,

Cattle Show Committee.

KADUR DISTRICT.

PROCEEDINGS OF THE THIRD ORDINARY MEETING OF THE KADUR DISTRICT BOARD CONVENED ON THE 24TH NOVEMBER 1923.

Present ... 22 | Absent ... 8

Subjects.

1. Read report No. 114, dated 19th September 1923, from the President, Narasimharajapura Taluk Board, requesting that bridges be constructed to the four hallas in the Narasimharajapura Road.

Resolution.—Resolved that the matter may be referred to the Executive Engineer for opinion.

2. Read memo No. 960, dated 9th October 1923, forwarding for consideration the application of water woman Gangamma of the Local Fund Dispensary at Tarikere for increase of pay.

Resolution.—In the circumstances explained by the District Medical Officer, the water woman's pay at Tarikere may be increased by one rupee, i.e., from Rs. 5½ to 6½.

3. Read report No. 134, dated 21st September 1923, from the President, Narasimharajapura Taluk Board, recommending the remission of Rs. 25 to the Contractor of Kote Danivasa Toll-gate in consideration of the loss he has sustained owing to the stoppage of traffic on account of breaches of bridges etc., during the last heavy rains.

Resolution.—The recommendation of the Taluk Board is approved.

4. Read report No. 117, dated 17th October 1923, from the President of the Chikmagalur Taluk Board, recommending for sanction the entertainment of a peon to the Taluk Sanitary Inspector.

Resolution.—The application may be renewed as soon as retrenchment in the Revenue Department is effected.

5. Read petition from the Planters of Pandaravalli praying that a tracing be got prepared through the agency of the Public Works Department to continue the Pandaravalli Road from Bhutanagundi to Yathumalagutta Chowka which they have undertaken to open at their own cost.

Resolution.—Resolved that the Executive Engineer be requested to comply with the request of the Planters.

6. Read letter No. 96, dated 13th March 1923, from the Executive Engineer, Kadur Division, forwarding for sanction an estimate for Rs. 537 for metalling Narve-Sringeri-Nemmar Road.

Resolution.—Sanctioned.

7. Read letter No. 492, dated 13th November 1923, from the Executive Engineer, Kadur Division, forwarding for sanction an estimate for improving the first three miles of Chikmagalur-Narasimharajapura Road for Rs. 1,155.

Resolution.—Sanctioned.

8. Read letter No. 491, dated 13th November 1923, from the Executive Engineer, Kadur Division, forwarding for sanction an estimate for Rs. 175 for the special repairs of Handi-Basagal Road.

Resolution.—Sanctioned.

9. Read letter No. 462, dated 28th October 1923, from the Executive Engineer, Kadur Division, forwarding for sanction an estimate for Rs. 75 for repairing the Chikmagalur Female Dispensary and requesting to pay the quota payable by the District Board.

Resolution.—Sanctioned for Rs. 25 that being the quota payable by the Board.

10. Read Deputy Commissioner's Letter No. 664 O. C.—23-24, dated 27th October 1923, requesting to intimate whether repairs to the iron cots of the three third class travellers' bungalows at Kalasa, Kanathi and Kalasapur might be undertaken during the current year from the funds of the district.

Resolution.—The needful repairs may be got done in accordance with the estimate sent by the Executive Engineer.

11. Read letter No. 443, dated 18th October 1923, from the Executive Engineer, Kadur Division, forwarding for sanction an estimate for Rs. 380 for metalling portion of Mudgere-Belur Road running in the town.

Resolution.—Sanctioned.

12. Read letter No. 455, dated 17th October 1923, from the Executive Engineer, Kadur Division, forwarding for sanction an estimate for Rs. 320 for removing the slips in the Koppa-Tirthahalli Road.

Resolution.—Sanctioned.

13. Read letter No. 449, dated 24th October 1923, from the Executive Engineer, Kadur Division, forwarding for sanction an estimate for Rs. 401 for repairing the Begar-Sringeri Road.

Resolution.—Sanctioned.

14. Read letter No. L. 2869-72, dated 24th October 1923, from the Secretary to Government, Local and Legislative Departments, forwarding for consideration of the District Board the question of constructing a bridge across the Bhadra at Suntikunari.

Resolution.—Resolved that since the reference made to the Honorary Secretary of the North Mysore Planters' Association by the District Board remains unanswered, the matter may lie over till the Board's finances improve.

15. Read letter dated 16th October 1923, from Mr. F. Hugonin, Honorary Secretary to the Bababuden Planters' Association, regarding the permanency of the Malnad Improvement Dispensary at Santaveri.

Resolution.—The matter may lie over since no reply has been received from Mr. Hugonin to the Board's letter No. dated 11th October 1923 enclosing a copy of its resolution.

16. Read letter dated 8th August 1923, from Mr. Hight, Secretary to the Sollebyle Branch of the Koppa Medical Fund requesting the renewal of the grant for a further period of one year from 1st August 1923.

Resolution.—Deferred since the District Medical Officer's opinion has not yet been received.

17. Read bill No. 436, dated 8th October 1923, from the Director of Agriculture in Mysore, forwarding a sanctioned estimate for Rs. 437-9-6, for providing a water tap to the Veterinary Dispensary at Chikmagalur and requesting for payment of the quota payable by the Board (one-third cost).

Resolution.—One-third cost incurred may be met from the funds of the Board.

18. Read letter No. 1291, dated 10th November 1923, from the District Medical Officer, Kadur District, forwarding certain proposals for organising the Baby Week, and suggesting that a contribution be made therefor by the District Board.

Resolution.—The District Medical Officer's proposals are accepted and the Board are glad to contribute Rs. 200 for the purpose, the details to be worked by a Committee consisting of the President, Town Municipal Council; the Vice-President, District Board; the District Medical Officer; the Lady Apothecary and the Head Master of the High School.

19. Read letter dated 12th November 1923, from Mr. Andrew Harman, Honorary Secretary of the Koppa Medical Fund, requesting the renewal of the grant of Rs. 100 per mensem for a further period from 1st August.

Resolution.—Deferred since the District Medical Officer's opinion has not yet been received.

20. Read letter No. 2517, dated 14th November 1923, from the Chief Engineer in Mysore, Roads and Buildings, forwarding an estimate for Rs. 1,640 with plans, etc., duly scrutinised for sinking a well for Madigars at Shivane, Tarikere Taluk.

Resolution.—Resolved that the estimate for Rs. 1,640 since received from the Chief Engineer be approved and that the Executive Engineer be requested to supervise the work.

21. Read Koppa Taluk Board President's No. 260, dated 15th November 1923, forwarding for consideration the copies of the resolutions of the Hariharpur Village Panchayet and of the Koppa Taluk Board suggesting to place the northern side room of the old Taluk Cutcherry building at Hariharpur at the disposal of the Education Department.

Resolution.—The Board has no objection to placing the northern side room of the Musafirkhana (Old Taluk Cutcherry) at the disposal of Education Department.

22. Read Kadur Division Executive Engineer's letter No. 501, dated 14th November 1923, forwarding for sanction an estimate for Rs. 497 for the special repairs to the Handi-Aldur Road.

Resolution.—Sanctioned.

23. Read Kadur Division Executive Engineer's letter No. 499, dated 14th November 1923, forwarding for sanction an estimate for Rs. 140 for repairing the Local Fund Dispensary at Kadur and requesting payment of the quota payable by the District Board.

Resolution.—Sanctioned.

24. Read Kadur Division Executive Engineer's letter No. 511, dated 16th November 1923, forwarding for sanction an estimate for Rs. 60 for repairing the Local Fund Dispensary at Mudgere and requesting payment of the quota payable by the District Board.

Resolution.—Sanctioned.

25. Read Kadur Division Executive Engineer's letter No. 514, dated 17th November 1923, asking for a special grant of Rs. 200 for the repairs of damages to the Magundi-Kalasa Road caused by the heavy rains this year.

Resolution.—Sanctioned.

26. Read Mudgere Taluk Board President's No. 291, dated 17th November 1923, forwarding with the resolution of the Taluk Board a re-appropriation statement to meet the excess amount required for travelling allowances of members for the year 1923-24 from Rs. 800 available in the Taluk Board budget under (B) Public Works.

Resolution.—The re-appropriation statement submitted to meet the excess charge incurred is approved.

27. Read Mudgere Taluk Board President's report No. 292, dated 17th November 1923, forwarding a copy of the resolution of the Taluk Board in the matter of minimising the number of their meetings for want of allotment under travelling allowance to members and stating that each meeting of their Taluk Board costs Rs. 91 in the shape of travelling allowances to members.

Resolution.—The Taluk Board's attention will be invited to clause (2) of Rule 13 of the Rules published in Notification No. 11756—L. B. 54-18-8, dated 15th March 1919.

28. Read Mudgere Taluk Board President's report No. 302, dated 20th November 1923, forwarding a copy of the resolution of the Taluk Board to sanction the payment of grant due to the Native Pandit at Banakal from 1st December 1922 to the end of March 1923.

Resolution.—The matter has already been disposed of by the President.

29. Read extract from the objection statement of District Fund Accounts for 1921-22, suggesting to obtain the sanction of the District Board for the excess expenditure of Rs. 99-13-0, already incurred in connection with the District Conference of 1922.

Resolution.—The excess expenditure of Rs. 99-13-0, incurred in connection with the District Conference is sanctioned.

30. Read list of estimates for sanction:

	Rs.	
1. Purchasing street lamps for Sakrepatna Union	203	Sanctioned.
2. Repairing the musafirkhana at Kadur	365	Sanctioned for this year.
3. Purchasing furniture to the Taluk Board Office, Tarikere	147	Sanctioned.
4. Sinking a draw well at Herekhanvengala, Tarikere Taluk	832	
5. Improving the well near the Mahazid at Aldur	105	
6. Sinking a well at Devarahalli in Chikmagalur Taluk	730	
7. Repairing the Ambale Heremagalur road	250	Sanctioned, provided the Taluk Board agrees to keep the road in good condition.
8. Repairing the drinking water well near Vastara Temple	95	Sanctioned.
9. Repairing the Temple street, Shanbhog's steeet and the cross street in Kalasapur Union	206	Sanctioned.

The thanks of the Board are due to Mysore Krishna Setty for having fed those that were suffering from relapsing fever at Uppahalli in September last.

Date of next meeting—26th January 1924.

M. G. KRISHNASWAMI RAO,
President, Kadur District Board.

LOCAL AND LEGISLATIVE DEPARTMENTS.

No. L. 4201—Ml. 49-23-6, dated 4th December 1923.

Under Sections 10, 11 and 17 of the Mysore Municipal Regulation, VII of 1906, and the rules framed thereunder, the Municipal Council of Konanur, Arkalgud Taluk, in the Hassan District, shall be constituted as follows for a term of three years commencing from the 1st December 1923:

A. Section 10 (1) (a)—Elected Councillors.

1. Mr. Seetharamiah.
2. " K. Narasimhiah.
3. " Venkataranga Chetty.
4. " Venkataramiah.

B. Section 10 (1) (b) (a)—Nominated Councillors by name.

1. Mr. Ismail Sab.
2. " Khajee Abedig Khan Khaishee.
3. " Javaregowda.
4. " Kada Setty.
5. " Muthu Setty.

C. Section 10 (1) (b) (ii)—Ex-officio.

1. The Amildar, Arkalgud Taluk.
2. The Sub-Assistant Surgeon, Konanur.
3. The Senior Officer of the Public Works Department for the Arkalgud Taluk.

By Order,
B. NAGAPPA,
Secretary to Government,
Local and Legislative Departments.



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PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

MUNICIPAL AND LOCAL BOARDS.

No. L. 4248—Ml. 49-23-7, dated 7th December 1923.

Under Section 18 of the Mysore Municipal Regulation VII of 1906, Mr. B. Kappanna Gowda, was elected a Municipal Councillor of the Town Municipal Council of Hassan in place of Mr. B. Alasingrachar deceased.

No. L. 4313—Ml. 60-23-54, dated 8th December 1923.

Under Rule (i) of the Rules published with Notification No. 4999 Ml.—45-18-4, dated the 30th September 1918, the election of Mr. M. V. Ramaswamaiya as Vice-President of the Nagamangala Municipal Council in the Mysore District is approved.

No. L. 4236—L. B. 34-22-2, dated 7th December 1923.

Under Rule 7 of the Rules under Mysore Local Boards and Village Panchayets Regulation, of 1918 published with Government Notification No. R. 7559—L. B. 54-18-1, dated 18th December 1918, Mr. Malla Naika bin Pala Naika is appointed as a member of the Molakalaguru Taluk Board vice Mr. M. S. Narasinga Rao, resigned.

By Order,

B. NAGAPPA,

Secretary to Government,

Local and Legislative Departments.

BANGALORE DISTRICT.

Notification dated 5th December 1923.

The right of levying fees on cattle at the ensuing jathra of Sree Gangadhareswara Swamy at Sivaganga during Makara Sankranotsva for the year 1923-24, will be sold by public auction by the Sub-Division Officer, Doddballapur Sub-Division, or other officer deputed by the Deputy Commissioner, at Nelamangala on the 22nd December 1923 at 11 A.M. at the Nelamangala Taluk Office.

The sale will be subject to the following conditions:—

1. The purchaser of contract will be authorised to collect fees at the rate of one anna on every head of cattle.

2. The fees may be collected at the following Ookads:—

- (1) Ookad near the Hand-post in Sarada Vilasa Road.
- (2) Ookad near the Mahanavanimantap Road.
- (3) Ookad near the Mythreya Thirtha.
- (4) Ookad near Pattaiiah's Well.
- (5) Ookad near the Ganapathi Temple.
- (6) Ookad near Pattadadevarapalya.

For every item collected, the contractor will be required to issue a ticket in the form approved by the Sub-Division Officer, he must make his own arrangements to provide himself with a sufficient number of ticket books with counterfoils and these books should be ready for the Sub-Division Officer's inspection on or before the 31st December 1923.

The sale will be subject to the confirmation of the Deputy Commissioner.

The person whose bid is finally accepted should deposit at once one-fourth the sale amount and the balance should be deposited within 15 days from the date of sale. In default of the payment of the full amount within the prescribed time or $\frac{1}{2}$ of the purchase money immediately after the close of the sale, resale will be conducted and he will be made responsible for any loss by such resale and the deposit amount will also be forfeited.

The sale confirming officer is not bound to accept any bid offered after the closing of the sale.

The contractor should deposit 200 free tickets with the Amildar for the distribution among the devotees who bring things in cart for charitable purposes such as "Aravattige," etc., and to raiyats who repair the temple and render service in the temple during jathras.

The contractor should make his own arrangements for the collection work.

E. H. THOMSON,

For Deputy Commissioner.

MALUR MUNICIPALITY.

BYE-LAWS UNDER SECTION 48(1) (b) OF THE MYSORE MUNICIPAL REGULATION
FRAMED BY THE MALUR MUNICIPAL COUNCIL.

1. The octroi limits for the purpose of collecting octroi shall be the Municipal limits.
2. No articles liable to octroi shall be brought within these limits except by one of the high roads described in Schedule I hereto annexed or by the Railway and the rates leviable and the articles liable to octroi are given in Schedule II.
3. All persons bringing into or receiving from beyond the octroi limits of the Town any such articles, conveyance or package containing such articles, shall take such articles, conveyance or package to the Octroi Officer to enable him to inspect the same and to collect the octroi.
4. A table showing the octroi leviable shall be open to the inspection of any person at the Municipal Office.
5. When the duty is paid as above a permit shall be granted by the Octroi Officer for the removal of the goods showing the quantity or weight of the goods, the amount paid in respect thereof and the date of payment. If the importer fails to pay the octroi on demand, he shall deposit the goods in the Municipal Office until the duty is paid.
6. With a view to the apprisement of the value of the goods when the tax is assessed on value, the importer may be called upon to produce the invoice of goods for the inspection of the Octroi Officer. Should he fail or refuse to produce the invoice, the value of the goods shall be assessed by the Octroi Officer at current rates and octroi levied accordingly.

7. Goods deposited in the Municipal Office under bye-law 5 shall not be allowed to leave the office until storage fees have been paid thereon under the following rules:

- (1) Goods shall be allowed to remain twenty-four hours free of charges.
- (2) After the period, single rates as in the following schedule shall be charged for seven days:

Name of article.	Per week or portion thereof	
	Rs.	a. p.
1. Tobacco per maund of 24 lbs. or portion thereof	0	0 6
2. Betel leaves for 1,000	0	0 3
3. Green cocoanut per 100	0	10 3
4. Dry cocoanut per maund of 24 lbs.	0	0 3
5. Piece goods per bale	0	2 0
6. Kerosene oil per box, two tins, or 8 gallons or less	0	0 3

(3) Double these rates should be charged after seven days provided that the President may, in his discretion, allow a reduction in, or exemption from such penal rates.

(4) The date of admission and removal of goods shall reckon as one day and Sundays and close holidays shall not be taken into accounts in reckoning the date from which fees under each class shall be payable. When delay is caused by the inability of the Octroi Office to examine and pass the goods, such delay shall not be reckoned.

8. All perishable commodities remaining uncleared or unclaimed after 48 hours shall be sold by public auction to the highest bidder at the Municipal Office. All other goods remaining uncleared or unclaimed for a longer period than three months shall be sold in like manner provided that before selling such goods notice of the fact shall be posted for 7 days at the Municipal Office and provided that the goods shall be sold earlier when the storage fees are likely to exceed their value.

9. When any goods are sold under bye-law 8, the sale proceeds shall be credited to the Municipal Funds, in payment of duty and storage fees due in respect thereof, provided that, if the amount realized by the sale exceeds the amount so due, the balance shall be kept in deposit for six months and any claims for such balance received during that time shall be duly considered by the President. At the expiry of six months or after all claims received during that period have been duly disposed of, the balance shall be credited to the Municipal Funds. No claims shall be admitted after the said period for six months except by the special permission of the Council.

10. The Council shall not be responsible for any damage that may be caused to goods deposited in the Municipal Office while such goods are being passed into or out of the office or while they remain therein, unless such damage is proved to have been caused by the wilful neglect of the person charged with the safe custody of the goods.

REFUNDS.

11. On all articles on which octroi duty has been paid and which are subsequently exported beyond octroi limits, refund shall, subject to the following rules be granted at the rates originally charged at the time of import. Provided that no refund shall be granted, unless such goods are exported within three months from the date on which octroi was levied. Provided also that no refund shall be granted of any sum less than eight annas.

12. Any person claiming refund under the above rules shall produce the goods to be exported at the Municipal Office together with the original receipt for octroi duty paid thereon and on application for refund prepared in triplicate in such form and showing such particulars as the President may from time to time prescribe.

13. The Vice-President on being satisfied as to the identity of the goods produced with those for which receipt has been granted or the validity of the claim, shall endorse the three parts of the application with an export pass, and keeping one part in the office, shall deliver the other parts to the applicant.

14. All goods exported under such pass shall be produced by the exportee together with the duplicate pass before the octroi officer.

15. The octroi officer will satisfy himself that the goods produced as being covered by the duplicate pass correspond with the entries in the pass presented with them.

16. If the goods are being exported otherwise than by rail, if the consignment appears to be duly covered by the pass, he shall retain the duplicate pass and return the triplicate pass to the exporter on his agent, after due endorsement of the particulars specified in such form as may be prescribed by the President. Otherwise, he shall retain both the duplicate and triplicate passes and shall report the circumstances forth with for the orders of his im-

mediate superior. If the goods are being exported under refund pass, he shall in either case allow the consignment to proceed. If the goods are under a free export pass and do not appear to agree with the particulars given therein, they shall be detained until the orders of his superior are received.

17. If the goods are for export by rail, the octroi officer shall retain the triplicate pass pending production of a railway receipt for the goods covered by the pass. Upon production of the railway receipt, if after due enquiry, he is satisfied that the goods produced are covered by the pass and also by the railway receipt in question, he will then endorse on the duplicate and triplicate passes, respectively the number and date of the railway receipt and will return the triplicate copy to the person in charge of the goods, but he will retain the duplicate pass subject to disposal in the prescribed course of business.

18. In all cases in which refund is claimed the triplicate pass duly endorsed as provided by bye-laws Nos. 16 and 17, respectively, must be produced at the Municipal office by the person seeking the refund, and if, after due check, the Vice-President is satisfied that the refund of octroi covered by such pass is duly payable, he shall, if the amount so payable does not exceed Rs. 5 forthwith pay the same to the person presenting the triplicate pass. If the amount to be refunded exceeds Rs. 5 or if the Vice-President sees any cause to refuse payment of any sum claimed, the claim shall be forwarded for the orders of the President.

GENERAL.

19. Imports of dutiable articles shall if called upon by a requisition in writing, signed by the President or Vice-President, within three months of such import, account for the articles received by them by producing either a permit obtained in token of payment of octroi duty or an export pass in proof of having exported the whole or part of the articles so received or otherwise.

Any breach of this Bye-law will render the importer liable to punishment with a fine exceeding ten times the value of octroi on such goods or to Rs. 25 which ever may be less and to payment of octroi duty on the article unaccounted for.

20. Any person importing or exporting dutiable articles, who infringes Bye-laws Nos. 3 and 14 shall be liable to a fine not exceeding Rs. 50.

SCHEDULE I.

(1) Hoskote road.

(2) Kolar road.

(3) Masti road.

(4) Hosur road.

(5) Railway

SCHEDULE II.

	Rs.	a.	p.
1. Fresh cocoanuts each	0	0	1
2. Dry cocoanuts per maund	0	8	0
3. Betel leaves per 100	0	0	1
4. Jaggory per maund	0	2	0
5. Sugar per maund	0	4	0
6. Kerosene oil per tin	0	2	0
7. Tobacco per maund	1	0	0
8. Sheep or goats each	0	1	6
9. Peice goods per rupees advalorem	0	0	3

Bye-laws under compulsory Vaccination Regulation framed by the Malur Municipality

1. The town of Malur for the purpose of vaccination shall be treated as one circle.
 2. The Local Fund Dispensary shall be the vaccination depot.
 3. The Sub-Assistant Surgeon in charge of the Local Fund Dispensary shall be the Superintendent of vaccination.

4. The Sub-Assistant Surgeon shall also vaccinate.

5. The Superintendent shall reside within the Municipal limits of the town.

6. There shall be affixed at the dispensary a board showing in English and Kannada, the hours at which vaccination shall be done.

7. Vaccination shall ordinarily be done at the dispensary on all days except Sundays and other authorised public holidays between the hours of 8 and 10 in the mornings.

8. The Superintendent shall if so required by the head of house hold, vaccinate the members thereof at his residence on such days as are convenient for him; provided that during epidemics of small-pox or when an outbreak of the disease is impending, the Superintendent shall lose no opportunity of vaccinating or re-vaccinating persons.

9. No fee shall be charged for the vaccinations done at the dispensary and for vaccination of women and children under two years done at any private residence within the Municipal limits. In all other cases a fee of two annas per case and not exceeding four annas at a time per family may be charged.

10. The President of the Municipality shall furnish the Superintendent with the following:—

(a) A list showing the number of houses in the Municipal area and the number of unprotected persons in each house at the time vaccination is declared compulsory in the town.

(b) Thereafter within ten days after the close of each quarter, a list showing the number of unprotected immigrants into the town, who have lived for longer than a month therein.

(c) A monthly statement showing the particulars of births in the town and of deaths among children.

11. The Superintendent shall maintain a register showing every house with the names of unprotected persons therein with a space for the addition from time to time for the fresh unprotected cases and with a column for entering the date and the result of vaccination.

12. The Superintendent shall maintain a vaccination register, notice register and a register showing the cases filed in the magistrate's court in the form prescribed by Government.

13. The Superintendent shall submit before the 5th of each month, monthly reports of vaccination to the District Sanitary Officer and to the President of the Municipality.

14. The Superintendent shall bring to the notice of the President any remissness of duty on the part of the head of a household calculated to impair the efficiency of the vaccination administration. The president shall take steps to deal with such cases.

15. The Superintendent shall grant certificates under Rules 6 and 9 of the Vaccination Rules.

16. The Patel, Shanbhog and the members of the Municipal Board shall render every help to the Superintendent in the discharge of his duty.

A. ARUNACHALAM MUDALIAR,

President.

MYSORE DISTRICT.

Notification dated 8th December 1923.

In pursuance of Government Order No. 2585-95—L. B. 462-06-3, dated 17th September 1907, a Cattle show will be held at Chunchinkatte in the Yedatore Taluk during the Sri Ramadevaru Rathostavam, commencing from the January 1924 and lasting for three days.

(2) The show will be held in the bungalow compound at Chunchinkatte.

(3) Admission will be free as per Government Order No. 9448-50—L. B. 290-09-2, dated 21st April 1910.

(4) The following prizes sanctioned in Government Proceedings No. 511-3—L. B. 47-08-4, dated 4th July 1909 will be awarded together with certificates:—

No. of prizes	Particulars	Amount of each prize.		
	I. HALLIKARS.	1st	2nd	3rd
		Rs.	Rs.	Rs.
3	(a) Bulls 4 years and upwards	15	10	5
3	(b) Do below 4 years	15	10	5
3	(c) Bullocks draughts 4 years and upwards	10	5	5
3	(d) Do below 4 years	10	5	5
3	(e) Cows with calves	10	5	5
	II. BETTADAPURA.			
2	(a) Bulls 4 years and upwards	10	5	
2	(b) Bullocks do do	10	5	
	III. NADU OR COUNTRY OR CROSS-BREED.			
2	(a) Bulls below 4 years	10	5	
2	(b) Bullocks draughts 4 years and upwards	10	5	
3	(c) Cows with calves	10	5	
	Total		200	

- (5) Selections for prizes will be made by a committee of competent judges specially appointed for the purpose and prizes will be given at the close of the show.
- (6) The committee will have the power to withhold any prizes in the absence of any eligible entry and to award the same for any other entry of sufficient merit.
- (7) Exhibitors will apply to the Amildar of Yedatore or other officer appointed by him not later than two days before the commencement of the show and get their names and description of cattle registered.
- (8) The owners of cattle should take due care of their animals and guard against accidents.
- (9) Owners of cattle will make their own arrangements for fodder, as the local supply may not be sufficient.
- (10) There will be a good concourse of people at the jatra which will afford a good market for cattle dealers.
- (11) Prizes will not be awarded to cattle which secured prizes at any of the cattle show held at Chunchinkatte in previous years.

PROCEEDINGS OF THE DISTRICT BOARD OF MYSORE PASSED AT A MEETING HELD
AT 2 P.M. AT MYSORE ON SATURDAY THE 24TH NOVEMBER 1923.

Present.

B. Ramaswamaiya, Esq., B.A., B.L., *Deputy Commissioner and President.*

Members.

Present ... 33 | Absent ... 12 | Vacancies ... 2

DEFERRED SUBJECT

1. The following proposition received from Mr. B. Narasinga Rao:
"That the honorarium of the Non-official Vice-President of the District Board may be raised to Rs. 100 per month taking into consideration the heavy work and the extensive area of the Board."

Resolution.—Carried. The allowance may be raised to Rs. 100.

ORDINARY SUBJECTS.

1. Revenue Secretary's letter No. L. 5978-85—L. P. 120-22-2, dated the 24th February 1923, calling for the views of the District Board in the matter of the establishment of Vaidyasalas at Hobli Headquarters and resolutions of the Taluk Boards received with reference to the District Board Resolution No. 12 passed at their meeting held on the 9th April 1923.

Resolution.—The lists received from the Taluk Boards are approved. Vaidyasalas may be opened at the several places indicated, as the Taluk Funds permit.

3. G.O. No. L. 2442-46—L. B. 129-23-22, dated 27th September 1923, sanctioning the Mysore District Board Budget Estimates for the year 1923-24 and requesting the District Board to consider the advisability of

- (a) Stopping all expenditure on account of lunch in future.
(b) Abolishing the appointment of the Reserve Sanitary Inspector.

Resolution.—(a) The Board consider that the expenditure on account of lunch should continue.

- (b) The continuance of the Reserve Sanitary Inspector is necessary in the opinion of the Board.

4. Senior Surgeon's letter No. C. 671, dated 28th September 1923, inviting the views of the District Board in the matter of opening a Local Fund Dispensary at Gargeswari, T. Narsipur Taluk, and bearing half the cost (initial Rs. 8,700 and recurring Rs. 210-8-0 per mensem).

Resolution.—The opening of a dispensary at Gargeswari may be considered only in the order of urgency of requirements. At present no dispensary can be provided. A Vaidyasala for the place may be considered, if necessary, by the Taluk Board.

5. Letter No. 780, dated 6th September 1923, from the Executive Engineer, Upper Channels Division, forwarding for countersignature an estimate for Rs. 1,600 for the annual repairs of Yelwal-Hassan deviation road for the year 1923-24.

Resolution.—May be accepted and countersigned.

6. Letter No. 578, dated 18th July 1923, from the Executive Engineer, Upper Channels Division, requesting that the question of taking over charge of Yelwal-Hassan deviation road may be placed before the District Board for their final decision.

Resolution.—Charge may be taken over of the road, as proposed.

7. Letter No. 460, dated 25th September 1923, from the Executive Engineer, Mysore Division, forwarding for countersignature an estimate for Rs. 743 for making good the damages caused to Mysore-Talakad-Sivasamudram road during the recent heavy floods.

Resolution.—Passed.

8. Letter No. 863, dated 16th June 1923, from the Executive Engineer, Mysore Division, forwarding for countersignature an estimate for Rs. 2,270 for railing both sides of the tank band in 5-6-3 of Jakkaballi-Melkote road.

Resolution.—Passed.

9. Mysore Division Executive Engineer's letter No. 622, dated 31st October 1923, forwarding for countersignature an estimate for Rs. 330 for repairing the arched bridge at S/4 of Gundlupet-Chamrajnagar road.

Resolution.—Passed.

10. Mysore Division Executive Engineer's letter No. 604, dated 29th October 1923, forwarding for countersignature an estimate for Rs. 4,911 for improving the T. Narsipur-Chamrajnagar road.

Resolution.—Passed.

11. Mysore Division Executive Engineer's letter No. 583, dated 16th October 1923, forwarding for countersignature an estimate for Rs. 1,000 for the special repairs of Hadya-Bettadapura road.

Resolution.—Passed.

12. Letter No. 564, dated 22nd October 1923, from the Executive Engineer, Mysore Division, forwarding for countersignature an estimate for Rs. 2,000 for the special repairs of Bherya-Saligrama road.

Resolution.—Passed.

13. Mysore Division Executive Engineer's letter No. 565, dated the 22nd October 1923, forwarding for countersignature an estimate for Rs. 400 for making good the damages on Hunsur-Yedatore road.

Resolution.—Passed.

14. Correspondence relating to an estimate for Rs. 1,010 for constructing a compound wall to Santemarahalli Market place, the cost being debitable to the Fund of Chamrajnagar Taluk Board.

Resolution.—Passed.

15. Letter No. 507, dated 3rd September 1923, from the Executive Engineer, Mysore Division, proposing that the mileage grant for the Seringapatam-Sosale-Sivasamudram road, may be fixed at a uniform rate of Rs. 200 per mile for the whole length of the road instead of having as at present Rs. 200 for the first eight miles, Rs. 80 for the second 16 miles and Rs. 50 for the rest.

Resolution.—The mileage allotment of Rs. 200 up to Barnur, i.e., for 17 miles may be passed and for the remaining mileage an allotment of Rs. 100 per mile may be similarly passed.

16. Letter No. 181, dated 8th September 1923, from the Honorary Secretary, Deaf and the Blind Institute, Mysore, requesting that the District Fund Contribution towards the maintenance of the Institute may be raised from Rs. 600 to 900.

Resolution.—The Board approve of increasing the grant to Rs. 900 as requested.

17. Correspondence ending with Mysore Taluk Board President's No. 121, dated 10th September 1923, regarding an estimate for Rs. 980, for forming a road from Tallur to Chethaballi via Kellamballi, the cost being met from the Taluk Fund.

Resolution.—Passed.

18. Proposals of Taluk Boards for the appointment of peons for duty under the Sanitary Inspectors, the cost being met from the fund of the Taluk Board concerned.

Resolution.—Deferred.

19. Correspondence ending with Yedatore Taluk Board President's No. 59, dated 6th September 1923, furnishing with reference to the District Board Resolution No. 18 of the 16th June 1923, details of cost under pay, etc., as noted in the margin for the opening of a Vaidyasala at Hanasoge:—

	Rs.	a.	p.	
Allowance to Vaidya	25	0	0	
Compounder	10	0	0	
Medicines	7	8	0	
House rent	2	8	0	
Total	45	0	0	per mensem or Rs. 540 per annum

Resolution.—The Board are prepared to approve of a grant of Rs. 25 only to this Vaidyasala as in other cases.

20. Opening of weekly santhes at (1) Chetnahalli in the Mysore Taluk and (2) Karigaval in the Malvalli Taluk as resolved by the respective Taluk Boards.

Resolution.—Approved.

21. T. Narsipur Taluk Board President's No. 51, dated 27th August 1923, forwarding the proposals of the Taluk Board in the matter of constructing bridges to the "Addahallas" near Kurubur and Mugur on the Santemarahalli road.

Resolution.—Estimates may be called for, for these works.

22. Seringapatam Taluk Board President's No. 180, dated 31st August 1923, forwarding the proposal of the Taluk Board in the matter of appointing a midwife for the Local Fund Dispensary at Arakeere.

Resolution.—This is necessary and sanction may be obtained.

23. Proposal of the Taluk Board of Nanjangud for the grant of one rupee per mensem for each Musafirkhana and Third Class Travellers' Bungalow to meet contingent charges such as oil, etc.

Resolution.—Approved.

24. Proposal of the Taluk Board of Nanjangud for subscribing to an English copy of the *Mysore Gazette* for the use of the Taluk Board.

Resolution.—Does not seem necessary.

25. Proposal of the Taluk Board of Mysore for paying a monthly allowance of Rs. 3 to the Chamundi Hill Patel for supervising the work of the sweepers on the Hill.

Resolution.—Deferred.

26. Allotment of funds for sinking Drinking Water Wells with reference to Government Order No. L. 2812-27—L. B. 57-23-18, dated 22nd October 1923, directing that the practice of sanctioning works without the prospect of finding funds should discontinue.

Resolution.—The question may be examined and the matter of allotment brought up for consideration.

27. Propositions received from the members of the District Board:—

I. Mr. T. S. Subba Rao:—

The Taluk Board may be empowered to incur expenditure up to Rs. 500 under all the budgetted items.

Resolution.—The Board consider this necessary and the Government may be moved in the matter.

II. Messrs. E. Krishnappa and K. Venkatasamaiya:—

(1) Grant of Rs. 5,000 from District Funds for the improvement of Nanjangud-Hura road.

(2) Defining clearly functions that may be delegated to the Non-official Vice-Presidents and making it obligatory for the Vice-Presidents of the District and Taluk Boards to itinerate for at least seven days in a month.

Resolution.—(1) This work is necessary and has been approved by a resolution of the Board dated 30th July 1921, Res. XIV. This work may be taken up, a provision of Rs. 2,000 being made in the current year, the annual maintenance being met from Taluk Funds.

(2) The rules on the subject may be strictly adhered to, a circular being issued in respect thereof.

III. Mr. M. C. Lakshmipathiah:—

Opening up of a high road communication from Mandagere Railway Station to Sravanabelagola.

Resolution.—An estimate may be called for. This road is necessary.

IV. - Mr. Purushottamanandagiri Goswamy :—

- (1) Construction of a musafirkhana near Tuberculosis Hospital, Mysore.
- (2) Improvement of the road from Mysore to Somanathapur Temple.

Resolution.—(1) The Board are of opinion that a convenient and commodious musafir-khana, appropriate to serve as an adjunct to this important institution is very necessary for the accommodation of the relations of patients in the Hospital. The Mysore District Board are prepared to contribute substantially towards this purpose, and would request the Mysore City Municipality and the Government to contribute equally with the District Board for this useful work. The other District Boards may also be approached for contributions, as the institution serves the whole State.

- (2) This has been attended to. *Vide* proposition 15.

V. Mr. G. Mallanna :—

- (1) Owing to the formation of the Yelwal-Hassan deviation road to join the main road at Bilikere, the income of the Yelwal Toll Gate has increased, it being Rs. 10 to 12 thousand. The deviation road being District Fund road, the excess of toll revenue may be given to the District Board.

- (2) Read also Captain Wynyard Wright's letter.

Resolution.—The whole question is deferred for further consideration.

28. Mr. B. Narasinga Row's resolution to the following effect :—

That in view of the abnormal rise of assessment in the revision survey settlement of 69 villages in Seringapatam, Mysore and Krishnarajpete Taluks, this Board respectfully recommends to Government :—

- (a) That the present settlement be ordered to be cancelled as the preliminary notifications required to be published in each of the villages concerned have not been published and a fresh settlement ordered after following the required formalities.
- (b) That the enhancement of assessment being very high, ranging from 40 to 60 per cent over the past settlement, the rate of enhancement may be ordered to be substantially reduced by limiting the enhancement on wet and bagayet lands to not more than 12 per cent.
- (c) That no enhancement to any extent be imposed on dry lands.
- (d) That any enhancement, if at all, may be ordered to be collected from the revenue year 1924-25 and not from the year 1923-24.

Resolution.—Carried unanimously.

29. Read and recorded Government Orders.

30. The date of the next meeting of the District Board.

Resolution.—26th January 1924.

B. RAMASWAMIYA,

President, District Board

HASSAN DISTRICT.

OFFICE OF THE PRESIDENT, DISTRICT BOARD, HASSAN.

Notice dated 5th December 1923.

The public are hereby informed that the Cattle Show which was arranged to be held at Ramaniathpur in the Arkalgud Taluk, on the 13th and 14th December 1923, as notified in the *Mysore Gazette* dated 22nd November 1923, Part II-A, page 404, will not be held this year owing to the prevalence of plague at the place.

H. V. RANGASWAMI,

For President, District Board.

CHITALDRUG DISTRICT.

PROCEEDINGS OF THE MEETING OF THE CHITALDRUG DISTRICT BOARD HELD ON 29TH SEPTEMBER 1923.

Present—30

Absent—5.

1. Proceedings of the last meeting held on 28th July 1923.

Resolution.—Were taken as read and confirmed.

2. Read District Fund Draft Administration Report for 1922-23.

Resolution.—May be adopted.

3. Read Revenue Secretary's letter No. L. 727—L. B. 107-22-14, dated 28th July 1923, *re* the construction of certain roads and bridges referred to in the First Tour Notes of the Dewan.

Resolution.—Recorded. The roads and bridges in question may be included in the programme of works to be urgently undertaken and estimates be called for.

4. Read Revenue Secretary's letter No. L. 937-44—L. B. 57-23-3, dated 4th August 1923, suggesting the desirability of doing away with the recovery of contribution from raiyats for well works, etc.

Resolution.—The contribution may be done away with.

5. Read Revenue Secretary's letter No. L. 1247-54—Sany., dated 13th August 1923, *re* the removal of lantana within half a mile radius of village sites.

Resolution.—Resolves that the Government may be requested to give some grant-in-aid for the removal of prickly pear as there is not much lantana in this District. They suggest that the Government be moved to give a grant-in-aid of 50 per cent towards the cost of removal, the balance being met from District Funds.

6. Read Revenue Secretary's letter No. L. 2074-78—L. B. 120-22-12, dated 12th September 1923 *re* the establishment of Vaidyasalas at Hobli Headquarters.

Resolution.—The District Board are of opinion that it is very necessary to have Vaidyasalas at Hobli Headquarters.

7. Read Revenue Secretary's letter No. L. 2027-34—L. B. 79-23-2, dated 11th September 1923, forwarding for opinion a copy of the resolution passed at the recent Local Self-Government Conference relating to Village Panchayats.

Resolution.—May be referred to the Taluk Boards for their opinion.

8. Read letter No. 186, dated 8th September 1923, from the Honorary Secretary, Deaf and Blind Institution, Mysore, requesting the enhancement of District Board grant from Rs. 150 to Rs. 300 per annum.

Resolution.—The Board are agreeable to raise the grant to Rs. 200.

9. Read letter No. 406, dated 27th September 1923, from the Chief Sanitary Inspector, requesting supply of a medical chest at a cost of Rs. 300 and a conveyance allowance for carrying the same.

Resolution.—A medical chest at a cost of Rs. 300 and a conveyance allowance of Rs. 15 per mensem may be sanctioned.

10. Proposition of Mr. Ballegatta Gurusiddappa, a member of the District Board *re* the formation of a road from Ganganarasi to Kakkaragola on Harihar-Duggathi Road.

Resolution.—The proposal may be investigated and an estimate be called for. The proposed road seems to be a real need.

11. Consideration of the question of continuing the services of the Loan Clerk entertained in connection with the Chitaldrug-Chikjajur Railway Loan.

Resolution.—His services may be continued for another year.

12. Read Holalkere Taluk Board President's report No. 265, dated 27th April 1923, forwarding the resolution of the Taluk Board recommending sanction to the entertainment of a peon for the Taluk Board office on Rs. 10 per mensem.

Resolution.—Sanctioned.

13. Read Hosdurga Taluk Board President's report No. 41, dated 1st September 1923, forwarding the resolution of the Taluk Board recommending sanction to the entertainment of a peon for the Taluk Board office on Rs. 10 per mensem.

Resolution.—Sanctioned.

14. Read Davangere Taluk Board President's report No. 42, dated 10th August 1923, forwarding the resolution of the Taluk Board proposing transfer of the cattle pound from Malagondanahalli to Kadambal.

Resolution.—Sanctioned.

15. Read Molakalmuru Taluk Board President's report No. 68, dated 10th September 1923, forwarding copy of the resolution of the Taluk Board recommending enhancement of pay to the Care-taker of the Molkalmuru Travellers' Bungalow from Rs. 7 to Rs. 10 per mensem.

Resolution.—Sanctioned

16. Harihar Taluk Board President's report No. 52, dated 29th August 1923, forwarding the resolution of the Taluk Board recommending the acquisition of Survey No. 26 of Mugenagondi village for village extension at the cost of the District Board.

Resolution.—Sanctioned.

17. Read Holalkere Taluk Board President's report No. 63, dated nil, forwarding copy of the resolution of the Taluk Board proposing to acquire five acres of land of Kanvejogihalli village out of Survey No. 10, for village extension.

Resolution.—Sanctioned.

18. Read Holalkere Taluk Board President's Report No. 62, dated 27th September 1923, recommending the acquisition of Survey No. 10 of Dunni village for village extension.

Resolution.—Sanctioned.

19. Read Holalkere Taluk Board President's report No. 61, dated 27th September 1923, recommending acquisition of two acres of land out of Survey No. 56 for Hulikere village extension.

Resolution.—Sanctioned.

20. Read Challakere Taluk Board President's report No. 34, dated 15th August 1923, recommending acquisition of nine acres of land out of Survey No. 51 for the extension of the Konasarahatti village at the cost of the District Board.

Resolution.—Sanctioned.

21. Read letter No. Gl. C. 766 of 21-22, dated 9th August 1923, proposing that an annual expenditure of Rs. 5,260 may be met from Education Cess Funds in connection with Primary and Incomplete Middle Schools in rural areas in the district.

Resolution.—Approved.

22. Date of next meeting.

Resolution.—To be fixed in due course.

R. NANASAMY RAO,
President, District Board.



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BANGALORE, THURSDAY, DECEMBER 20, 1923.

PART II-A.

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

MUNICIPAL AND LOCAL BOARDS.

No. L. 4587—Ml. 71-22-16, dated 15th December 1923.

Whereas by a Proclamation dated the 2nd—6th August 1923, published in English on pages 326 to 328 and Kannada on pages 233 to 235 both in Part II A of the *Mysore Gazette* dated the 16th August 1923 and posted up in conspicuous places in the local areas concerned, it was duly announced under Section 8 of the Mysore Municipal Regulation VII of 1906, as amended by Regulation V of 1918, that it was proposed to alter the limits of the Mysore City Municipality as described in the said proclamation; and, whereas no objections have been preferred against the said proposal, the Government of His Highness the Maharaja of Mysore, in exercise of the powers vested in them by Section 4 (1) of the said Regulation, are pleased to alter the limits of the Mysore City Municipality and to declare that the Boundary of the said Municipality shall be considered to be as described hereunder:—

1. The boundary line of the City of Mysore, commences at the boundary stone fixed 270 feet, from the 2nd furlong of the 3rd mile on Yelval road, and runs along the boundary line of Padavarahalli village, to the west of Survey Nos. 88, 89, 90, 103, 104, 105 and 106 and crossing the halla of the same village, turns to north-east and runs along the north-west boundaries of Survey Nos. 112, 113 of Padavarahalli village and 54, 56 and 57 of Maragoudanahalli village, meeting another halla at north-east corner of Survey No. 58, of the same village. From this point, the line runs along the northern boundaries of Survey Nos. 50, 49, 48, 46, 47, 41, 34, 32, 31, 22 and 13 of Margoudanahalli village, and crossing the Survey No. 14 of the same village and also the Mysore-Arsikere Railway line, within the No. 14 crossing the Mysore-Bangalore-Railway line just at the south-eastern corner of Survey No. 14, 14 of the same village, and going again still towards the east, keeping the northern boundary of Survey No. 205 of the same village, meets the Municipal boundary stone No. 2 on the old Belagola road.

2. Then the line follows the southern boundary of Survey No. 192 of Margoudanahalli village till it meets the south-east corner of Survey No. 192, and from this point, it turns

towards the south, keeping the western boundary of Survey No. 182 of the same village, and meets the south-west corner of Survey No. 182, and then the line turns towards the east, keeping the southern boundary of Survey Nos. 182, 181 and 180 of the same village and turning at the south-east corner of Survey No. 180; and going northward and forming the eastern boundary, Survey No. 180 turns towards the east, forming the northern boundaries of Survey Nos. 145 and 144, and skirting Survey No. 132 of Erangere village and crosses the Coles' Garden road. Then it goes towards the south along the east edge of the road, and meets the City Municipal boundary stone No. 3 at the 2nd furlong of the 1st mile.

3. From this point, the line runs towards the east, keeping the northern boundary of Survey No. 24 of Belvatha village, and meets the City Municipal boundary stone No. 4 between 4th and 5th furlongs of 86th mile on Bangalore-Nilgiri road.

4. From this point, the line runs towards the east, keeping the northern boundary of Survey Nos. 135, 134, 130, 129, 128 and 127 of Erangere village and meets the City Municipal boundary stone No. 5, on the old Seringapatam road.

5. From this point, the line running along the southern boundary of Survey No. 280 of Belvatha village, crosses Survey No. 112 of Erangere village and keeping along the northern boundaries of Survey No. 111 of Erangere village and 153, 152 of Devannor village, crosses the cart-track to Kesare, and continues to the north of Survey No. 161 of Devannor village, the line turns to the south and runs along the eastern boundaries of Survey Nos. 161, 160, 158, 157 and 156 of Devannor village, and 53 and 55 of Erangere village, meeting the north-west corner of Survey No. 57 of Erangere village, after crossing the cart-track. From this point, the line keeping along the northern boundary of Survey No. 57 of Erangere village, meets the Nalla at north-east corner of Survey No. 57 of the same village and turns at this point towards the south, running along the above halla, keeping the eastern boundaries of Survey Nos. 57, 60, 61 north-eastern corner of 33 and skirting 32 goes along the eastern boundary of Survey No. 30 of Erangere village, and meets the City Municipal boundary stone No. 6 on the Mysore-Mahadevapur road at 4th furlong of the first mile.

6. From this point, the line still following the same nalla or stream towards the south, intersects Survey No. 21 of Kathamaranahalli village, and following the eastern boundaries of Survey Nos. 22, 23, 26, and 30 of Kathamaranahalli village, meets the feeder channel, skirting Survey Nos. 38, 39, 40 and 36 of Kathamaranahalli village and turning towards the south, meets the south-west corner of Survey No. 56 and going along the western boundary of Survey Nos. 56, 57 and 69 of Kathamaranahalli village meets the City Municipal boundary stone No. 7 between 3rd and 4th furlong stones of 92nd mile of Mysore-Bangalore road.

7. From this point, the line intersects the Survey No. 67 of Kathamaranahalli village, and following the western boundary of Survey Nos. 62, 63, 84, 70, 69, 68, 76 and 126 of Kurubarahalli village, passes along the southern boundary of Kurubarahalli village, skirts and Survey No. 1 of the same village, crosses the Chamundi Hill road and meets the City Municipal boundary stone No. 8 at the 5th furlong of the 1st mile.

8. From this point the line runs along the northern boundary of Survey Nos. 4, 5, 42, 41, 40, 39, 53 and 54 and skirting Survey No. 135 of Kurubarahalli village, runs along the western boundary of Survey No. 137, and turning again at this point towards the west, goes along the northern boundaries of Survey Nos. 18, 17, 16, 15, 145, 146 and 151 of Kurubarahalli village and partially skirting Survey No. 128 or Goblikatte, and partially travelling it, passes along the western boundaries of Survey Nos. 142, 141 and 148 of Mysore Kasaba village, and meets the City Municipal boundary stone No. IX on Chamundi Hill road, via Goblikatte, just near the Karanji tank feeder.

9. And from this point, the line passes along the southern boundaries of Survey No. 140 and eastern boundary of Survey No. 150, and skirting the Survey No. 157 of Mysore Kasaba village, turns towards the south, forming the eastern boundary of Survey No. 159, and again turning towards the west and following the southern boundaries of Survey Nos. 159 and 160 of the Kasaba village, turns again towards the south and goes along the eastern boundaries of Survey Nos. 162, 163 and 164 of the Kasaba village, and again turning towards the west, keeping the southern boundary of Survey No. 164 of the same Kasaba village, meets the City Municipal boundary stone No. 10 at 5th furlong of 90th mile of Bangalore-Nilgiri road.

10. From this point the line crosses the same road, keeping the southern boundary of Survey No. 215 of Kasaba village and meets the City Municipal boundary stone No. 11 at 5th furlong of 90th mile of old Agrahar road to Nanjangud.

11. From this point, the line follows the southern boundaries of Survey Nos. 237, 238, 244 and 247 of the Kasaba village, and turning towards the north, goes along the eastern boundary of Survey No. 290 and skirting Survey No. 289 and keeping the southern boundaries of Survey Nos. 287, 286, 284 and 322 of Kasaba village, meets the City Municipal boundary stone No. 12 at 90th mile of Mysore-Manantoddy road.

12. From this point, the line keeps the western boundary of Survey No. 329 of the Kasaba village, and turning towards the west and skirting the Survey No. 330, runs towards

the north along the cart-track to Kannegaudanakoppal or Malalvadi, then keeping the western boundaries of Survey Nos. 360, 365 and 364 of Kasaba village; it crosses the Nanjangud railway line and skirting Survey No. 363 and keeping on the western boundaries of Survey Nos. 368, 537, 369 and 381, skirts Survey No. 383, and goes along the western boundary of Survey No. 384 of the Kasaba village.

From this point, the line runs along the southern and western boundaries of Kannegaudanakoppal village site, and then turning towards the west, just at the north-west corner of the same village, goes along the northern boundary of Survey No. 193 of Malalvadi village, and then skirting Survey No. 6 on the east side, and going along the cart-track to Kukkarahalli village, keeping to the northern boundary of Survey Nos. 5, 8 and 12 of Malalvadi village, turns towards the north at the north-west corner of Survey No. 12 of Malalvadi village, and crosses the cart-track, keeping on the eastern boundaries of Survey Nos. 26, 25 and 2 of Kukkarahalli village and skirting the same village site, on the south-west, crosses the Kukkarahalli tank feeder channel near the kodu, and meets the City Municipal boundary stone No. 13 just at the junction of Jayalakshmi Vilas road and Bogadi road at 275 feet from the 1st furlong on the 2nd mile of Bogadi road.

13. From this point, the line turns towards the north, and following the western side of Jayalakshmi Vilas road, meets the 1st boundary stone on Yelval road at 270 feet from the 2nd furlong at the 3rd mile.

From the above description, it will be seen that the City of Mysore includes within its limits, the parts of Padavarahalli, Margoudanahalli, Balavatha, Erangere, Devannor, Kathamaranahalli, Kurubarahalli, Kasaba village, Kannegaudanakoppal *alias* Malalvadi and Kukkarahalli.

No. L. 4590—Ml. 50-23-11, dated 15th December 1923.

Under Section 18 of the Mysore Municipal Regulation VII of 1906, Mr. Imam Ali Sab is appointed Councillor of the Minor Municipal Council of Mudgere in the Kadur District in place of Mr. Basha Mudaliar, who vacated his seat under Section 15 clause (2) (e) of the Municipal Regulation.

No. L. 4622—Ml. 60-23-58, dated 17th December 1923.

Under Rule (1) of the rules for the election of Presidents and Vice-Presidents of City Municipal Councils, Government of His Highness the Maharaja are pleased to approve of the election of Mr. B. K. Garudachar as President of the City Municipal Council, Bangalore.

By Order,

B. NAGAPPA,

Secretary to Government,
Local and Legislative Departments

BANGALORE DISTRICT.

Notification dated 5—7th December 1923.

The right of levying fees on cattle collecting at the ensuing jatra of the Sri Somaswaraswami temple at Magadi (which will be held on 17th February 1924) will be sold by public auction by the Sub-Division Officer, Closepet Sub-Division or other officer deputed by the Deputy Commissioner at 1 P.M. on 10th January 1924 at the Magadi Taluk Office.

The sale will be subject to the following conditions:—

- (1) The contractor will be authorized to collect fees at the rate of two annas per every head of cattle and one anna per each calf.
- (2) For every item collected, the contractor will be required to issue a ticket in the form approved by the Sub-Division Officer. He must make his own arrangements to provide himself with a sufficient number of ticket books with counterfoils and these books should be ready for the Sub-Division Officer's inspection on or before the 31st January 1924.
- (3) The officer conducting the sale is not bound to accept the highest or any bid. The sale will be subject to the confirmation of the Deputy Commissioner.
- (4) The highest bidder should deposit at once one-fourth of the sale amount and the balance should be deposited within fifteen days from the date of the sale. In default of the payment of the full amount within the prescribed time or one-fourth of the purchase money immediately after the close of the sale, resale will be conducted and he will be made responsible for any loss by the resale and the deposit will also be forfeited.

The contractor should deposit free tickets with the Amildar for distribution among the devotees who bring things in carts for charitable purposes such as "Aravatie," etc.

E. H. THOMSON,
For Deputy Commissioner.

LOCAL AND LEGISLATIVE DEPARTMENTS.

No. L. 4649—Mt. 50-23-12, dated 18th December 1923.

Under Section 18 of the Mysore Municipal Regulation VII of 1906, Mr. Kadur Thinnine Gowda, Excise Contractor, is appointed a Municipal Councillor on the Minor Municipal Council of Kadur, in place of Mr. Anantha Jois resigned.

By Order,

B. NAGAPPA,

Secretary to Government,
Local and Legislative Departments.



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BANGALORE, THURSDAY, JANUARY 11, 1923.

PART III.

Legislative Measures and Rules thereunder.

NOTIFICATION.

No. P. 5552—Regis. 30-19-9, dated 6th January 1923.

In modification of Article VI (a) Fees for search under Section 57 of the Registration Regulation, published in Notification No. P. 34—Regis. 37-21-3, dated 4th July 1922, the following be substituted:—

VI(a)—(i) Search for or inspection of a single entry or documents—
For the first year in the books of which search is made, for Rs. a. p.
each entry or document. 1 0 0.

For every other year in the books of which search is continued for each entry or document. 0 4 0.

(ii) General search for or inspection of any number of entries or documents relating to one and the same property or executed by or in favour of one and the same individual.—

For the first year in the books of which search is made. 2 0 0.

For every other year in the books of which search is continued. 0 8 0.

Note.—(1) Every application for the continuance of a search made after one week from the date of completion of that search will be treated as fresh application and the higher fees of Re. 1 or Rs. 2, respectively, will be charged for the first year in the books of which the search is desired to be continued.

(2) Every application for the grant of a certified copy unless made at the time of the Registration of a document shall be considered as an application for search and charged accordingly, provided, however, that a second search fee shall not be levied for granting copies of entries found in the course of a single or general search for which the proper search fees had been levied, if the applicant mentions in the application the number and year of the entry, the name of parties and the nature of the document.

(3) The Inspector-General of Registration may, in his discretion, remit in part the fee leviable under this article when it appears to him that in the exaction of full fee would be productive of hardship.

By Order,

T. E. JEYARAMA AIYAR,

Secretary to Government, Revenue Department.

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BANGALORE, THURSDAY, JANUARY 18, 1923.

PART III.

Legislative Measures, and Rules thereunder.

NOTIFICATION.

REGULATION V OF 1922.

Regulation further to amend the Mysore
Municipal Regulation, 1906.

(RECEIVED THE ASSENT OF HIS HIGHNESS THE MAHARAJA
ON THE 26TH DAY OF DECEMBER 1922.)

Whereas it is expedient further to amend the Mysore Municipal Regulation, 1906; His Highness the Maharaja is pleased to enact as follows:—

After clause (x) of Section 59 of the Regulation the following new clause (xi) shall be inserted, the present clause (xi) being renumbered as (xii);

Addition of a
new clause to
Section 59.

(xi) An educational cess not exceeding two annas in the rupee in the City Municipalities and one anna in the rupee in the other Municipalities on taxes levied under clauses (i) and (x) to be utilised solely for purposes of education.

A. R. BANERJI,

Dewan.

REGULATION VI OF 1922.

Regulation to authorise the taking of Measurements and Photographs of Convicts and others.

(RECEIVED THE ASSENT OF HIS HIGHNESS THE MAHARAJA
ON THE 26TH DAY OF DECEMBER 1922.)

Whereas it is expedient to authorise the taking of measurements and photographs of convicts and others; His Highness the Maharaja is pleased to enact as follows:—

Short title,
extent and
commence-
ment.

1. (1) This Regulation may be called the Identification of Prisoners Regulation, 1922;

(2) It extends to the whole of Mysore; and

(3) It shall come into force at once.

Definitions

2. In this Regulation unless there is anything repugnant in the subject or context,

(a) "Measurements" include finger impressions and foot print impressions;

(b) "Police Officer" means an officer in charge of a police station, a police officer making an investigation under Chapter XIV of the Code of Criminal Procedure, 1904, or any other police officer not below the rank of a sub-inspector, and

(c) "prescribed" means prescribed by rules made under this Regulation.

Taking of
measure-
ments, etc.,
of convicted
persons.

3. Every person who has been

(a) convicted of any offence punishable with rigorous imprisonment for a term of one year or upwards, or of any offence which would render him liable to enhanced punishment on a subsequent conviction, or

(b) ordered to give security for his good behaviour under Section 118 of the Code of Criminal Procedure, 1904,

shall, if so required allow his measurements and photograph to be taken by a police officer in the prescribed manner.

Taking of
measure-
ments, etc.,
of non-con-
victed per-
sons.
Power of Ma-
gistrate to
order a per-
son to be
measured or
photograph-
ed.

4. Any person who has been arrested in connection with an offence punishable with rigorous imprisonment for a term of one year or upwards shall, if so required by a police officer, allow his measurements to be taken in the prescribed manner.

5. If a magistrate is satisfied that, for the purposes of any investigation or proceeding under the Code of Criminal Procedure, 1904, it is expedient to direct any person to allow his measurements or photograph to be taken, he may make an order to that effect, and in that case the person to whom the order relates shall be produced or shall attend at the time and place specified in the order and shall allow his measurements or photograph to be taken, as the case may be, by a police officer.

Provided that no order shall be made directing any person to be photographed except by a magistrate of the first class.

Provided further, that no order shall be made under this section unless the person has at some time been arrested in connection with such investigation or proceeding.

Resistance to
the taking of
measure-
ments, etc.

6. (1) If any person who under this Regulation is required to allow his measurements or photograph to be taken resists or refuses to allow the taking of the same, it shall be lawful to use all means necessary to secure the taking thereof.

(2) Resistance to or refusal to allow the taking of measurements or photographs under this Regulation shall be deemed to be an offence under Section 186 of the Indian Penal Code.

7. Where any person who, not having been previously convicted of an offence punishable with rigorous imprisonment for a term of one year or upwards, has had his measurements taken or has been photographed in accordance with the provisions of this Regulation, is released without trial or discharged or acquitted by any Court, all measurements and all photographs (both negatives and copies) so taken shall, unless the court or (in a case where such person is released without trial) the District Magistrate or the Assistant Commissioner in charge of the Sub-Division for reasons to be recorded in writing otherwise directs, be destroyed or made over to him.

Destruction of photographs and records of measurements etc., on acquittal.

8. (1) The Government may make rules for the purpose of carrying into effect the provisions of this Regulation.

Power to make rules.

(2) In particular, and without prejudice to the generality of the foregoing provision, such rules may provide for:—

(a) restrictions on the taking of photographs of persons under section 5;

(b) the places at which measurements and photographs may be taken;

(c) the nature of the measurements that may be taken;

(d) the method in which any class or classes of measurements shall be taken;

(e) the dress to be worn by a person when being photographed under section 3; and

(f) the preservation, safe custody, destruction and disposal of records of measurements and photographs.

9. No suit or other proceeding shall lie against any person for anything done, or intended to be done, in good faith under this Regulation or under any rule made thereunder.

Bar of suits.

A. R. BANERJI,

Dewan.

REGULATION VII OF 1922.

Regulation further to amend the Mysore Stamp Regulation, 1900.

(Received the assent of His Highness the Maharaja on the 26th day of December 1922.)

Whereas it is expedient to amend the Mysore Stamp Regulation, 1900;

Preamble.

His Highness the Maharaja is pleased to enact as follows:—

1. (1) This Regulation may be called the Mysore Stamp (Amendment) Regulation, 1922.
Short title, extent and commencement. (2) It extends to the whole of Mysore.
(3) It shall come into force on the first day of February 1923.

2. In this Regulation, the words "the principal Regulation" shall mean the Mysore Stamp Regulation, 1900.
Interpretation clause.

3. To clause (9) of Section 2 of the principal Regulation, the following shall be added, namely:—
Amendment of clause (9) of Section 2 of Regulation II of 1900. "or by Schedule I-A, as the case may be."

4. In Section 3 of the principal Regulation:
Amendment of Section 3. (a) after clause (c) the following shall be inserted, namely:—

"Provided that, except as otherwise expressly provided in this Regulation, and notwithstanding anything contained in clause (a) or (c) of this section or in Schedule I, the amount indicated in Schedule I-A shall, subject to the exemptions contained in that schedule, be the duty chargeable on the following instruments:—

(aa) every instrument mentioned in Schedule I-A as chargeable with duty under that schedule, which, not having been previously executed by any person, is executed out of Mysore on or after the first day of February 1923.

(bb) every instrument mentioned in Schedule I-A as chargeable with duty under that schedule, which, not having been previously executed by any person, is executed out of Mysore on or after the first day of February 1923 and relates to any property situated or to any matter or thing done or to be done in Mysore and is received in Mysore.

(2) after the word "Provided" the word "also" shall be inserted.

Amendment of Section 4. 5. In Sub-Section (1) of Section 4 of the principal Regulation—

(a) after the words and figure "in Schedule I," the words, figure and letter "or in Schedule I-A as the case may be" shall be inserted;

(b) after the words "one rupee" the words "or one rupee four annas" shall be inserted;

(c) for the words "in that Schedule" the words, figures and letter "in Schedule I or in Schedule I-A as the case may be" shall be inserted.

6. In Section 6 of the principal Regulation, after the word and figure "Schedule I" the words, figure and letter "or in Schedule I-A as the case may be" and after the words "one rupee" the words "or one rupee four annas as the case may be" shall be inserted.

Amendment of Section 6.

7. In Sub-Section (1) (b) of Section 23-A after the word and figure "Schedule I" the words, figure and letter "or Article No. 4 (c) of Schedule I-A as the case may be" shall be inserted.

Amendment of Section 23 A.

8. In Section 24 after the word and figure "Schedule I" the words, figures and letter "or article 15 of Schedule I-A as the case may be" shall be inserted.

Amendment of Section 24.

9. In clause (a) of Section 29 after the word and figure "Schedule I" the words, figure and letter "or the corresponding articles of Schedule I-A as the case may be" shall be inserted.

Amendment of Section 29.

10. In clause (c) of the proviso to Sub-Section (3) of Section 32, after the words "half an anna," the following shall be inserted, namely:—

Amendments of Section 32.

"or a mortgage of crop [Article 32 (a) of Schedule I-A] chargeable under clauses (aa) or (bb) of Section 3 with a duty of two annas."

11. In clause (a) of the proviso to Section 35, in Sub-Section (1) of Section 40 and in Section 41, after the words "half an anna only," the following shall be inserted, namely:—

Amendment of Sections 35, 40 and 41.

"or a mortgage of crop [Article 32 (a) of Schedule I-A] chargeable under clauses (aa) or (bb) of Section 3 with a duty of two annas."

12. After Schedule I of the principal Regulation, the following shall be inserted, namely:—

SCHEDULE I-A.

Stamp Duty on certain Instruments under the Mysore Stamp (Amendment) Regulation, 1922.

(See Section 3, first proviso.)

Description of instrument	Proper stamp duty
<p>1. ADMINISTRATION BOND, including a bond given under Section 256 of the Indian Succession Act, 1865, Section 6 of the Government Savings Banks Act, 1873, Section 76 of the Probate and Administration Regulation, 1914, or Section 9 or Section 10 of the Succession Certificate Regulation, 1901.</p> <p>(a) where the amount does not exceed Rs. 1,000;</p> <p>(b) in any other case.</p>	<p>The same duty as a Bond for such amount</p> <p>Seven rupees eight annas.</p> <p>Rupees twelve and annas eight only.</p>
<p>2. ADOPTION DEED, that is to say, any instrument (other than a will), recording an adoption, or conferring or purporting to confer an authority to adopt.</p> <p>3. AFFIDAVIT, including an affirmation or declaration in the case of persons by law allowed to affirm or declare instead of swearing.</p>	<p>One rupee eight annas.</p>
<p><i>Exemptions.</i></p>	
<p>Affidavit or declaration in writing when made—</p>	
<p>(a) for the immediate purpose of being filed or used in any Court or before the officer of any Court; or,</p>	

Description of instrument	Proper stamp duty																																																						
(b) for the sole purpose of enabling any person to receive any pension or charitable allowance.																																																							
4. AGREEMENT OR MEMORANDUM OF AN AGREEMENT—																																																							
(a) if relating to the sale of a bill of exchange;	Two annas.																																																						
(b) if relating to the sale of a Government security or share in an incorporated company or other body corporate;	Subject to a maximum of fifteen rupees one anna for every Rs. 10,000 or part thereof of the value of the security or share.																																																						
(c) if not otherwise provided for.	Ten annas.																																																						
Exemption.																																																							
Agreement or memorandum of agreement— for or relating to the sale of goods or merchandise exclusively, not being a note or memorandum chargeable under No. 34;																																																							
AGREEMENT TO LEASE.—See Lease (No. 28)																																																							
5. AGREEMENT RELATING TO DEPOSIT OF TITLE-DEEDS, PAWN OR PLEDGE, that is to say, any instrument evidencing an agreement relating to—																																																							
(1) the deposit of title-deeds or instruments constituting or being evidence of the title to any property whatever (other than a marketable security), or,																																																							
(2) the pawn or pledge of movable property,																																																							
where such deposit, pawn or pledge has been made by way of security for the repayment of money advanced or to be advanced by way of loan or an existing or future debt—																																																							
(a) if such loan or debt is repayable on demand or more than three months from the date of the instrument evidencing the agreement—																																																							
	<table><tr><th>If drawn singly</th><th>If drawn in set of two for each part of the set</th><th>If drawn in set of three for each part of the set</th></tr><tr><td>Rs.</td><td>Rs.</td><td>Rs.</td></tr><tr><td>0 4 0</td><td>0 3 0</td><td>0 1 0</td></tr><tr><td>0 8 0</td><td>0 4 0</td><td>0 3 0</td></tr><tr><td>0 12 0</td><td>0 6 0</td><td>0 4 0</td></tr><tr><td>1 0 0</td><td>0 8 0</td><td>0 5 0</td></tr><tr><td>1 4 0</td><td>0 10 0</td><td>0 6 0</td></tr><tr><td>1 8 0</td><td>0 12 0</td><td>0 8 0</td></tr><tr><td>2 0 0</td><td>1 0 0</td><td>0 12 0</td></tr><tr><td>3 0 0</td><td>1 8 0</td><td>1 0 0</td></tr><tr><td>6 0 0</td><td>3 0 0</td><td>2 0 0</td></tr><tr><td>9 0 0</td><td>4 8 0</td><td>3 0 0</td></tr><tr><td>12 0 0</td><td>6 0 0</td><td>4 0 0</td></tr><tr><td>18 0 0</td><td>9 0 0</td><td>6 0 0</td></tr><tr><td>24 0 0</td><td>12 0 0</td><td>8 0 0</td></tr><tr><td>30 0 0</td><td>15 0 0</td><td>10 0 0</td></tr><tr><td>36 0 0</td><td>18 0 0</td><td>12 0 0</td></tr><tr><td>12 0 0</td><td>6 0 0</td><td>4 0 0</td></tr></table>	If drawn singly	If drawn in set of two for each part of the set	If drawn in set of three for each part of the set	Rs.	Rs.	Rs.	0 4 0	0 3 0	0 1 0	0 8 0	0 4 0	0 3 0	0 12 0	0 6 0	0 4 0	1 0 0	0 8 0	0 5 0	1 4 0	0 10 0	0 6 0	1 8 0	0 12 0	0 8 0	2 0 0	1 0 0	0 12 0	3 0 0	1 8 0	1 0 0	6 0 0	3 0 0	2 0 0	9 0 0	4 8 0	3 0 0	12 0 0	6 0 0	4 0 0	18 0 0	9 0 0	6 0 0	24 0 0	12 0 0	8 0 0	30 0 0	15 0 0	10 0 0	36 0 0	18 0 0	12 0 0	12 0 0	6 0 0	4 0 0
If drawn singly	If drawn in set of two for each part of the set	If drawn in set of three for each part of the set																																																					
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(i) when the amount of the loan or debt does not exceed ...	200																																																						
(ii) when it exceeds Rs. 200 but does not exceed ...	400																																																						
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and for every additional Rs. 10,000 or part thereof in excess of Rs. 30,000 ...																																																							
(b) if such loan or debt is repayable not more than three months from the date of such instrument.	Half the duty payable on a loan or debt under clause (a) or clause (a) (ii) for amount secured.																																																						

Description of instrument	Proper stamp duty
<i>Exemption.</i>	
Instrument of pawn or pledge of goods if unattested.	
6. Appointment in execution of a power, whether of trustees or of property, movable or immovable, where made by any writing not being a will.	Twenty Rupees.
7. Appraisement or valuation made otherwise than under an order of the Court in the course of a suit.—	
(a) where the amount does not exceed Rs. 1,000.	The same duty as a Bond for such amount.
(b) In any other case	Seven rupees eight annas.
<i>Exemptions.</i>	
(a) Appraisement or valuation made for the information of one party only, and not being in any manner obligatory between parties either by agreement or operation of law.	
(b) Appraisement of crops for the purpose of ascertaining the amount to be given to a landlord as rent.	
8. APPRENTICESHIP DEED, including every writing relating to the service or tuition of any apprentice, clerk or servant placed with any master to learn any profession, trade or employment.	Seven rupees eight annas.
<i>Exemption.</i>	
Instruments of apprenticeship executed by a Magistrate under the Apprentices Act, 1850, or by which a person is apprenticed by, or at the charge of any public charity.	
9. ARTICLES OF ASSOCIATION OF A COMPANY.	Forty rupees.
<i>Exemptions.</i>	
Articles of any association not formed for profit and registered under Section 26 of the Mysore Companies Regn., 1917.	
See also Memorandum of Association of a Company.	
ASSIGNMENT—See Conveyance, transfer and transfer of lease, as the case may be.	
ATTORNEY—See Power of attorney.	
AUTHORITY TO ADOPT—See Adoption deed.	
10. AWARD, that is to say, any decision in writing by an arbitrator or umpire, not being an award directing a partition, on a reference made otherwise than by an order of the Court in the course of a suit.—	
(a) where the amount or value of the property to which the award relates, as set forth in such award, does not exceed Rs. 1,000.	The same duty as a Bond for such amount.
(b) In any other case	Ten rupees.
11. BILL OF LADING (including a through bill of lading).	Six annas.
	N.B.—If a bill of lading is drawn in parts, the proper stamp therefor must be borne by each one of the set

Description of instrument	Proper stamp duty
<i>Exemption.</i>	
Bill of lading when executed out of Mysore and relating to property to be delivered in Mysore.	
12. BOND (as defined by Section 2 (5),) not being a DEBENTURE, and not being otherwise provided for by this Regulation or the Court-fees Regulation, 1500.	
Where the amount of value secured does not exceed Rs. 10;	Two annas.
Where it exceeds Rs. 10 and does not exceed Rs. 50.	Four annas.
Where it exceeds Rs. 50 and does not exceed Rs. 75.	Eight annas.
Where it exceeds Rs. 75 and does not exceed Rs. 100;	Twelve annas.
Where it exceeds Rs. 100 and does not exceed Rs. 200;	One rupee eight annas.
Where it exceeds Rs. 200 and does not exceed Rs. 300;	Two rupees four annas.
Where it exceeds Rs. 300 and does not exceed Rs. 400;	Three rupees.
Where it exceeds Rs. 400 and does not exceed Rs. 500;	Three rupees twelve annas.
Where it exceeds Rs. 500 and does not exceed Rs. 600;	Four rupees eight annas.
Where it exceeds Rs. 600 and does not exceed Rs. 700;	Five rupees four annas.
Where it exceeds Rs. 700 and does not exceed Rs. 800;	Six rupees.
Where it exceeds Rs. 800 and does not exceed Rs. 900;	Six rupees twelve annas.
Where it exceeds Rs. 900 and does not exceed Rs. 1,000;	Seven rupees eight annas.
And for every Rs. 500 or part thereof in excess of Rs. 1,000.	Three rupees.
See Administration-Bond, Bottomry Bond, Customs Bond, Indemnity-Bond, Respondent's Bond, Security Bond.	
<i>Exemption.</i>	
Bond, when executed by— any person for the purpose of guaranteeing that the local income derived from private subscription to a charitable dispensary or hospital or any other object of public utility, shall not be less than a specified sum per mensem.	
13. BOTTOMRY BOND, that is to say, any instrument whereby the master of a seagoing ship borrows money on the security of the ship to enable him to preserve the ship or prosecute her voyage.	Same as Bond.
14. CANCELLATION—Instrument of (including any instrument by which any instrument previously executed is cancelled), if attested and not otherwise provided for.	Seven rupees eight annas.
See also RELEASE, Revocation of Settlement, Surrender of Lease, Revocation of Trust.	

Description of instrument	Proper stamp duty
<p>15. CERTIFICATE OF SALE (in respect of each property put up as a separate lot and sold), granted to the purchaser of any property sold by public auction by a Civil or Revenue Court, or Deputy Commissioner or other Revenue officer—</p>	
(a) where the purchase money does not exceed Rs. 10;	Three annas.
(b) where the purchase money exceeds Rs. 10 but does not exceed Rs. 25;	Six annas.
(c) in any other case	The same duty as a Conveyance for a consideration equal to the amount of the purchase money only.
<p>16. CHARTER PARTY, that is to say, any instrument (except an agreement for the hire of a tug-steamer) whereby a vessel or some specified principal part thereof is let for the specified purposes of the charterer whether it includes a penalty clause or not.</p>	Two rupees.
<p>17. COMPOSITION-DEED, that is to say, any instrument executed by a debtor, whereby he conveys his property for the benefit of his creditors, or whereby payment of a composition or dividend on their debts is secured to the creditors, or whereby provision is made for the continuance of the debtor's business, under the supervision of inspectors or under letters of license, for the benefit of his creditors.</p>	Fifteen rupees.
<p>18. CONVEYANCE [as defined by Section 2 (9)], not being a Transfer charged or exempted under No. 48—</p>	
where the amount or value of the consideration for such conveyance as set forth therein does not exceed Rs. 50;	Eight annas.
where it exceeds Rs. 50 but does not exceed Rs. 100;	One rupee four annas.
where it exceeds Rs. 100 but does not exceed Rs. 200;	Two rupees eight annas.
where it exceeds Rs. 200 but does not exceed Rs. 300;	Three rupees twelve annas.
where it exceeds Rs. 300 but does not exceed Rs. 400;	Five rupees.
where it exceeds Rs. 400 but does not exceed Rs. 500;	Six rupees four annas.
where it exceeds Rs. 500 but does not exceed Rs. 600;	Seven rupees eight annas.
where it exceeds Rs. 600 but does not exceed Rs. 700;	Eight rupees twelve annas.
where it exceeds Rs. 700 but does not exceed Rs. 800;	Ten rupees.
where it exceeds Rs. 800 but does not exceed Rs. 900;	Eleven rupees four annas.
where it exceeds Rs. 900 but does not exceed Rs. 1,000.	Twelve rupees eight annas.
and for every Rs. 500 or part thereof in excess of Rs. 1,000;	Six rupees four annas.
<p><i>Exemption.</i></p> <p>Assignment of copyright under the Indian Copyright Act, 1847; Section 5.</p> <p>Co-PARTNERSHIP-DEED. See Partnership.</p>	

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Description of instrument	Proper stamp duty
<p>19. COPY OR EXTRACT, certified to be a true copy or extract by or by order of any public officer and not chargeable under the law for the time being in force relating to court fees—</p> <p>(i) if the original was not chargeable with duty, or if the duty with which it was chargeable does not exceed one rupee;</p> <p>(ii) in any other case.</p>	<p>Twelve annas.</p> <p>One rupee four annas.</p>
<p><i>Exemption.</i></p> <p>Copy of any paper which a public officer is expressly required by law to make or furnish for record in any public office or for any public purpose.</p> <p>20. COUNTERPART OR DUPLICATE of any instrument, chargeable with duty and in respect of which the proper duty has been paid—</p> <p>(a) if the duty with which the original instrument is chargeable does not exceed one rupee four annas;</p> <p>(b) in any other case.</p>	<p>The same duty as is payable on the original.</p> <p>One rupee four annas.</p>
<p><i>Exemption.</i></p> <p>Counterpart of any lease granted to a cultivator, when such lease is exempted from duty.</p>	
<p>21. CUSTOMS-BOND—</p> <p>(a) where the amount does not exceed Rs. 1,000.</p> <p>(b) in any other case.</p> <p>22. DEBENTURE (whether a mortgage debenture or not), being a marketable security transferable.</p> <p>(a) by endorsement or by a separate instrument of transfer;</p> <p>(b) by delivery.</p>	<p>The same duty as a Bond for such amount.</p> <p>Seven rupees eight annas.</p> <p>The same duty as a Bond for the same amount.</p>
<p><i>Explanation.</i>—The term "Debenture" includes any interest coupons attached thereto, but the amount of such coupons shall not be included in estimating the duty.</p> <p><i>Exemption.</i></p>	<p>The same duty as a Conveyance for a consideration equal to the face amount of the debenture.</p>
<p>A debenture issued by an incorporated company or other body corporate in terms of a registered mortgage-deed, duly stamped in respect of the full amount of debentures to be issued thereunder, whereby the company or body borrowing makes over, in whole or in part their property to trustees for the benefit of the debenture-holders, provided that the debentures so issued are expressed to be issued in terms of the said mortgage-deed.</p> <p>See also Bond and Sections 8 and 55.</p> <p>DECLARATION OF ANY TRUST—See Trust.</p> <p>DEPOSIT OF TITLE-DEEDS—See Agreement relating to Deposit of Title-deeds, Pawn or Pledge.</p>	

Description of instrument	Proper stamp duty
DISSOLUTION OF PARTNERSHIP.— <i>See</i> Partnership.	Two rupees.
23. DIVORCE—Instrument of, that is to say, any instrument by which any person effects the dissolution of his marriage.	
DOWER—Instrument of.— <i>See</i> Settlement.	
DUPLICATE.— <i>See</i> Counterpart.	
24. EXCHANGE OF PROPERTY—Instrument of.	The same duty as a Conveyance for a consideration equal to the value of the property of greatest value as set forth in such instrument.
EXTRACT.— <i>See</i> Copy.	
25. FURTHER CHARGE—Instrument of, that is to say, any instrument imposing a further charge on mortgaged property—	
(a) when the original mortgage is one of the description referred to in clause (a) of Article No. 31 (that is, with possession);	The same duty as a Conveyance for a consideration equal to the amount of the further charge secured by such instrument.
(b) when such mortgage is one of the description referred to in clause (b) of Article No. 31 (that is, without possession)—	
(i) if at the time of execution of the instrument of further charge, possession of the property is given or agreed to be given under such instrument;	The same duty as a Conveyance for a consideration equal to the total amount of the charge (including the original mortgage and any further charge already made), less the duty already paid on such original mortgage and further charge.
(ii) if possession is not so given.	The same duty as a Bond for the amount of the further charge secured by such instrument.
26. GIFT—Instrument of, not being a Settlement or Will or Transfer.	The same duty as a Conveyance for a consideration equal to the value of the property as set forth in such instrument.
HIRING AGREEMENT or agreement for service.— <i>See</i> Agreement.	
27. INDEMNITY BOND.	The same duty as a Security Bond for the same amount.
INSPECTORSHIP DEED.— <i>See</i> Composition deed.	
28. LEASE—including an under-lease or sub-lease and any agreement to let or sublet—	
(a) where by such lease, the rent is fixed and no premium is paid or delivered—	
(i) where the lease purports to be for a term of less than one year;	The same duty as a Bond for the whole amount payable or deliverable under such lease.
(ii) where the lease purports to be for a term of not less than one year, but not more than five years;	The same duty as a Bond for the amount or value of the average annual rent reserved.
(iii) where the lease purports to be for a term exceeding five years but not exceeding ten years;	The same duty as a Conveyance for a consideration equal to the amount or value of the average annual rent reserved.
(iv) where the lease purports to be for a term exceeding ten years, but not exceeding twenty years;	The same duty as a Conveyance for a consideration equal to twice the amount or value of the average annual rent reserved.
(v) where the lease purports to be for a term exceeding twenty years, but not exceeding thirty years;	The same duty as a Conveyance for a consideration equal to three times the amount or value of the average annual rent reserved.

Description of instrument	Proper stamp duty
<p>(vi) where the lease purports to be for a term exceeding thirty years, but not exceeding one hundred years;</p> <p>(vii) where the lease purports to be for a term exceeding one hundred years or in perpetuity;</p> <p>(viii) where the lease does not purport to be for any definite term;</p> <p>(b) where the lease is granted for a fine or premium, or for money advanced and where no rent is reserved;</p> <p>(c) where the lease is granted for a fine or premium, or for money advanced in addition to rent reserved.</p>	<p>The same duty as a Conveyance for a consideration equal to four times the amount or value of the average annual rent reserved.</p> <p>The same duty as a Conveyance for a consideration equal to one-sixth of the whole amount of rents which would be paid or delivered in respect of the first fifty years of the lease.</p> <p>The same duty as a Conveyance for a consideration equal to three times the amount or value of the average annual rent which would be paid or delivered for the first ten years if the lease continued so long.</p> <p>The same duty as a Conveyance for a consideration equal to the amount or value of such fine or premium, or advance as set forth in the lease.</p> <p>The same duty as a Conveyance for a consideration equal to the amount or value of such fine or premium, or advance as set forth in the lease, in addition to the duty which would have been payable on such lease, if no fine or premium or advance had been paid or delivered.</p> <p>Provided that, in any case when an agreement to lease is stamped with the <i>ad valorem</i> stamp required for a lease, and a lease in pursuance of such agreement is subsequently executed, the duty on such lease shall not exceed twelve annas.</p>
<p><i>Exemption.</i></p>	
<p>Lease, executed in the case of a cultivator and for the purpose of cultivation (including a lease of trees for the production of food or drink), without the payment or delivery of any fine or premium, when a definite term is expressed and such term does not exceed one year, or when the average annual rent reserved does not exceed one hundred rupees.</p>	
<p><i>Explanation.</i>—When a lessee undertakes to pay any recurring charge, such as Government revenue, the landlord's share of cesses, or the owner's share of municipal rates or taxes, which is by law recoverable from the lessor, the amount so agreed to be paid by the lessee shall be deemed to be part of the rent.</p>	
<p>LETTER OF GUARANTEE.—See Agreement.</p>	
<p>29. LETTER OF LICENSE, that is to say, any agreement between a debtor, and his creditors that the latter shall, for a specified time, suspend their claims and allow the debtor to carry on business at his own discretion.</p>	
<p>30. MEMORANDUM OF ASSOCIATION OF A COMPANY—</p>	
(a) if accompanied by articles of association under Section 17 of the Mysore Companies Regulation, 1917.	Twenty rupees.
(b) if not so accompanied.	Sixty rupees.

Description of instrument	Proper stamp duty
<p><i>Exemption.</i></p>	
<p>Memorandum of any association not formed for profit and registered under Section 26 of the Mysore Companies Regulation, 1917.</p>	
<p>31. MORTGAGE-DEED not being an Agreement relating to Deposit of Title-deeds, Pawn or Pledge, Bottomry Bond, Mortgage of a Crop, Respondentia Bond, or Security Bond.</p>	
<p>(a) when possession of the property or any part of the property comprised in such deed is given by the mortgagor or agreed to be given:</p>	<p>The same duty as a Conveyance for a consideration equal to the amount secured by such deed.</p>
<p>(b) when possession is not given or agreed to be given as aforesaid;</p>	<p>The same duty as a Bond for the amount secured by such deed.</p>
<p><i>Explanation.</i>—A mortgagor who gives to the mortgagee a power-of-attorney to collect rents or a lease of the property mortgaged or part thereof, is deemed to give possession within the meaning of this article;</p>	
<p>(c) when a collateral or auxiliary or additional or substituted security, or by way of further assurance for the abovementioned purpose where the principal or primary security is duly stamped— for every sum secured not exceeding Rs. 1,000; and for every Rs. 1,000 or part thereof secured in excess of Rs. 1,000.</p>	<p>Twelve annas.</p> <p>Do</p>
<p><i>Exemptions.</i></p>	
<p>(1) Instruments executed by persons taking advances under the Land Improvement Loans Regulation, 1890, Section 194 of the Mysore Land Revenue Code, 1888, or by their sureties as security for the repayment of such advances.</p>	
<p>(2) Letter of hypothecation accompanying a bill of exchange.</p>	
<p>32. MORTGAGE OF A CROP, including any instrument evidencing an agreement to secure the repayment of a loan made upon any mortgage of a crop, whether the crop is or is not in existence at the time of the mortgage—</p>	
<p>(a) when the loan is repayable not more than three months from the date of the instrument— for every sum secured not exceeding Rs. 200; and for every Rs. 200 or part thereof secured in excess of Rs. 200;</p>	<p>Two annas.</p> <p>Do</p>
<p>(b) when the loan is repayable more than three months, but not more than eighteen months from the date of the instrument— for every sum secured not exceeding Rs. 100;</p>	<p>Three annas.</p>

Description of instrument	Proper stamp duty
and for every Rs. 100 or part thereof secured in excess of Rs. 100.	Three annas.
33. NOTORIAL ACT, that is to say, any instrument, endorsement, note, attestation, certificate, or entry not being a PROTEST made or signed by a Notary Public in the execution of the duties of his office, or by any other person lawfully acting as a Notary Public.	One rupee eight annas.
See also Protest of Bill or Note.	
34. NOTE OR MEMORANDUM sent, by a Broker or Agent to his principal intimating the purchase or sale on account of such principal—	
(a) of any goods exceeding in value twenty rupees ;	Two annas.
(b) of any stock or marketable security exceeding in value twenty rupees.	Subject to a maximum of fifteen rupees, two annas for every Rs. 10,000 or part thereof of the value of the stock of security.
35. NOTE OF PROTEST BY THE MASTER OF A SHIP—See also Protest by the Master of a ship.	One rupee.
36. PARTITION—Instrument of [as defined by Section 2 (15)].	The same duty as a Bond for the amount of the value of the separated share or shares of the property.
	N. B.—The largest share remaining after the property is partitioned (or if there are two or more shares of equal value and not smaller than any of the other shares, then one of such equal shares) shall be deemed to be that from which the other shares are separated.
	Provided always that—
	(a) when an instrument of partition containing an agreement to divide property in severalty is executed and a partition is effected in pursuance of such agreement, the duty chargeable upon the instrument effecting such partition shall be reduced by the amount of duty paid in respect of the first instrument, but shall not be less than twelve annas
	(b) where land is held on Revenue Settlement for a period not exceeding thirty years and paying the full assessment, the value for the purpose of duty shall be calculated at not more than five times the annual revenue.
	(c) where a final order for effecting a partition passed by any Revenue authority or any Civil Court, or an award by an arbitrator directing a partition, is stamped with the stamp required, for an instrument of partition, and an instrument of partition in pursuance of such order or award is subsequently executed, the duty on such instrument shall not exceed twelve annas.
37. PARTNERSHIP—	
A.—Instrument of—	
(a) where the capital of the partnership does not exceed Rs. 500 ;	Five rupees.
(b) in any other case.	Fifteen rupees.
B.—Dissolution of—	Seven rupees eight annas.
PAWN OR PLEDGE—See Agreement relating to Deposit of Title-deeds. Pawn or Pledge.	
38. POWER-OF-ATTORNEY—[as defined by Section 2 (21)] not being a Proxy—	
(a) when executed for the sole purpose of procuring the registration of one or more documents in relation to a single transaction or for admitting execution of one or more such documents ;	Twelve annas.
(b) when authorizing one person or more to act in a single transaction other than the case mentioned in clause (a) ;	One rupee eight annas.

Description of instrument	Proper stamp duty
(c) when authorizing not more than five persons to act jointly and severally in more than one transaction or generally;	Seven rupees eight annas.
(d) when authorizing more than five but not more than ten persons to act jointly and severally in more than one transaction or generally;	Twelve rupees eight annas.
(e) when given for consideration and authorizing the attorney to sell any immovable property;	The same duty as a Conveyance for the amount of the consideration.
(f) in any other case; ...	One rupee eight annas for each person authorized.
<i>Explanation.</i> —For the purposes of this article more persons than one when belonging to the same firm shall be deemed to be one person.	<i>N.B.</i> —The term "Registration" includes every operation incidental to registration under the Mysore Registration Regulation, 1903.
39. PROTEST OF BILL OR NOTE, that is to say, any declaration in writing made by a Notary Public, or other person lawfully acting as such, attesting the dishonour of a bill of exchange or promissory note.	One rupee eight annas.
40. PROTEST BY THE MASTER OF A SHIP, this is to say, any declaration of the particulars of her voyage drawn up by him with a view to the adjustment of losses or the calculation of averages, and every declaration in writing made by him against the charterers or the consignees for not loading or unloading the ship, when such declaration is attested or certified by a Notary Public or other person lawfully acting as such.	Two rupees.
<i>See also Note of Protest by the Master of a ship,</i>	
41. RECONVEYANCE OF MORTGAGED PROPERTY—	
(a) If the consideration for which the property was mortgaged does not exceed Rs. 1,000;	The same duty as a Conveyance for the amount of such consideration as set forth in the reconveyance.
(b) In any other case	Twelve rupees eight annas.
42. RELEASE, that is to say, any instrument (not being such a release as is provided for by Section 23-A), whereby a person renounces a claim upon another person or against any specified property—	
(a) if the amount of value of the claim does not exceed Rs. 1,000;	The same duty as a Bond for such amount or value as set forth in the release.
(b) in any other case	Seven rupees eight annas.
43. RESPONDENTIA BOND, that is to say, any instrument securing a loan on the cargo laden or to be laden on board a ship and making repayment contingent on the arrival of the cargo at the port of destination.	The same duty as a Bond for the amount of the loan secured.
REVOCATION OF ANY TRUST OR SETTLEMENT—	
<i>See Settlement; Trust</i>	
44. SECURITY BOND OR MORTGAGE DEED, executed by way of security for the due execution of an office, or to account for money or other property received by virtue thereof, or executed by a surety to secure the due performance of a contract—	
(a) when the amount secured does not exceed Rs. 1,000;	The same duty as a Bond for the amount secured

Description of instrument	Proper stamp duty
(b) In any other case	Seven rupees eight annas.
<i>Exemptions.</i>	
Bond or other instrument, when executed—	
(a) By any person for the purpose of guaranteeing that the local income derived from private subscriptions to a charitable dispensary or hospital, or any other object of public utility, shall not be less than a specified sum per mensem;	
(b) executed by persons taking advances under the Land Improvement Loans Regulation, 1890, or Section 194 of the Mysore Land Revenue Code, 1888, or by their sureties, as security for the repayment of such advances;	
(c) executed by officers of Government or their sureties to secure the due execution of an office, or the due accounting for money or other property received by virtue thereof.	
45. SETTLEMENT.—	
A.—Instrument of—(including a deed of dower.)	The same duty as a Bond for a sum equal to the amount or value of the property settled as set forth in such settlement.
	Provided that, where an agreement to settle is stamped with the stamp required for an instrument of settlement, and an instrument of settlement in pursuance of such agreement is subsequently executed, the duty on such instrument shall not exceed twelve annas.
<i>Exemption.</i>	
Deed of dower executed on the occasion of a marriage between Mahomedans.	
B.—Revocation of—	
	The same duty as a Bond for a sum equal to the amount or value of the property concerned, as set forth in the instrument of Revocation, but not exceeding twelve rupees eight annas.
<i>See also Trust.</i>	
46. SHARE WARRANTS to bearer issued under the Mysore Companies Regulation, 1917.	
<i>Exemption.</i>	
Share warrant when issued by a company, in pursuance of the Mysore Companies Regulation, 1917, Section 43, to have effect only upon payment, as Composition for that duty, to the Deputy Commissioner of Stamp revenue of—	
(a) one-and-a-quarter per centum of the whole subscribed capital of the company; or	The same duty payable on a conveyance for a consideration equal to the nominal amount of the shares specified in the warrant.

Description of instrument	Proper stamp duty
<p>(b) if any company which has paid the said duty or composition in full, subsequently issues an addition to its subscribed capital—one-and-a-quarter per centum of the additional capital so issued.</p> <p>47. SURRENDER OF LEASE—</p> <p>(a) when the duty with which the lease is chargeable, does not exceed seven rupees eight annas ;</p> <p>(b) in any other case.</p>	<p>The duty with which such lease is chargeable.</p> <p>Seven rupees eight annas.</p>
<p><i>Exemption.</i></p> <p>Surrender of lease, when such lease is exempted from duty.</p> <p>48. TRANSFER (whether with or without consideration)—</p> <p>(a) of shares in an incorporated company or other body corporate ;</p> <p>(b) of debentures, being marketable securities, whether the debenture is liable to duty or not, except debentures provided for by Section 8 ;</p> <p>(c) of any interest secured by a bond, mortgage-deed or policy of insurance,—</p> <p>(i) if the duty on such bond, mortgage deed or policy does not exceed five rupees ;</p> <p>(ii) in any other case</p> <p>(d) of any trust-property from one trustee to another trustee, or from a trustee to a beneficiary.</p>	<p>One-half of the duty payable on a Conveyance for a consideration equal to the value of the share.</p> <p>One-half of the duty payable on a Conveyance for a consideration equal to the face amount of the debenture.</p> <p>The duty with which such bond, mortgage deed or policy of insurance is chargeable.</p> <p>Seven rupees eight annas.</p> <p>Seven rupees eight annas or such smaller amount as may be chargeable under clauses (a) to (c) of this article.</p>
<p><i>Exemptions.</i></p> <p>Transfers by endorsement—</p> <p>(a) of a bill of exchange, cheque or promissory note ;</p> <p>(b) of a bill of lading, delivery order, warrant for goods, or other mercantile document of title to goods</p> <p>(c) of a policy of insurance ;</p> <p>(d) of securities of the Government of India and of Mysore.</p> <p>See also Section 8.</p>	
<p>49. TRANSFER OF LEASE by way of assignment, and not by way of under-lease.</p>	<p>The same duty as a Conveyance for a consideration equal to the amount of the consideration for the transfer.</p>
<p><i>Exemption</i></p>	
<p>Transfer of any lease exempt from duty.</p>	
<p>50 TRUST—</p> <p>A.—DECLARATION OF—of, or concerning, any property when made by any writing not being a Will.</p> <p>B.—REVOCATION OF—of, or concerning, any property when made by any instrument other than a Will.</p> <p>See also Settlement.</p> <p>VALUATION—See Appraisement.</p>	<p>The same duty as a Bond for a sum equal to the amount or value of the property concerned, as set forth in the instrument but not exceeding twenty rupees.</p> <p>The same duty as a Bond for a sum equal to the amount or value of the property concerned, as set forth in the instrument, but not exceeding Rs. 12-8-0.</p>

Description of instrument	Proper stamp duty
51. WARRANT FOR GOODS, that is to say, any instrument evidencing the title of any person therein named, or his assigns, or the holder thereof, to the property in any goods lying in or upon any dock, warehouse or wharf, such instrument being signed or certified by or on behalf of the person in whose custody such goods may be.	Six annas.

A. R. BANERJI,
Dewan.

REGULATION VIII OF 1922.

A Regulation further to amend the Mysore Court Fees Regulation, 1900.

(Received the assent of His Highness the Maharaja on the 26th day of December 1922.)

WHEREAS it is expedient further to amend the Mysore Court Fees Regulation, 1900; His Highness the Maharaja is pleased to enact as follows:—

1. (a) This Regulation may be called the Mysore Court Fees (Amendment) Regulation, 1922.
Short title, application and commencement.

(b) It extends to the whole of Mysore.

(c) It shall come into force on the first day of February 1923.

2. (1) In this Regulation 'the principal Regulation' shall mean 'the Mysore Court Fees Regulation, 1900.'

(2) In this Regulation and in the principal Regulation unless there is anything repugnant in the subject or context, 'Memorandum of appeal' shall include memorandum of cross objection.

3. In Section 4 of the principal Regulation the words "except suits for relief under Section 91 or Section 92 of the Code of Civil Procedure, 1911," shall be added between the words "mentioned" and "shall."

4. In Section 4 (ii) of the principal Regulation after the words "shall be deemed to be" the words "in suits for maintenance, the amount claimed to be payable for one year and in other suits" shall be added.

5. The following shall be added after the words "Memorandum of appeal" in Section 4, paragraph iv, of the principal Regulation:—
Addition of a proviso to Section 4 (iv).

'Provided that in suits coming under sub-clause (c); in cases where the relief sought is with reference to any immovable property, such valuation shall not be less than half the value of the immovable property calculated in the manner provided for by paragraph (v) of this section.'

6. In Section 4 of the principal Regulation between paragraphs iv and v, the following paragraph shall be added as iv-A:—
Addition to Section 4.

'In a suit for cancellation of a decree for money or other property having a money value, or other document securing money or other property having such value,

according to the value of the subject-matter of the suit, and such value shall be deemed to be—

if the whole decree or other document is sought to be cancelled, the amount or the value of the property for which the decree was passed or the other document executed,

if a part of the decree or other document is sought to be cancelled, such part of the amount or value of the property

7. In Section 4 (v) (A) of the principal Regulation—

Amendment of Section 4 (v) in (a) for the word 'ten' the word 'twenty' shall be substituted; and

in (b) for the word 'five' the word 'ten' shall be substituted.

8. For the second paragraph of Section 8 of the principal Regulation, the following

Amendment of Section 8. paragraph shall be substituted:—

'Where a decree directs an inquiry as to mesne profits which have accrued on the property during a period prior to the institution of the suit, if the profits ascertained on such inquiry exceed the profits claimed, no final decree shall be passed till the difference between the fee actually paid and the fee which should have been payable had the suit comprised the whole of the profits so ascertained is paid. If the additional fee is not paid within such time as the court shall fix, the claim for the excess shall be dismissed, unless the court, for sufficient cause, extends the time for payment.'

'Where a decree directs an inquiry as to mesne profits from the institution of the suit, and a final decree is passed in accordance with the result of such inquiry, the decree shall not be executed until such fee is paid as would have been payable on the amount claimed in execution if a separate suit had been instituted therefor.'

9. In Section 15 of the principal Regulation for the words 'eight annas' the words

Amendment of Section 15. 'twelve annas' shall be substituted.

10. For Schedules I and II of the principal Regulation the following schedules shall

Amendment of Schedules I be substituted.

II.

SCHEDULE I.

Ad valorem FEES.

Number		Proper fee
	When the amount or value of the subject-matter in dispute does not exceed five rupees.	Eight annas.
	When such amount or value exceeds five rupees, for every five rupees, or part thereof, in excess of five rupees, up to one hundred rupees.	Eight annas.
	When such amount or value exceeds one hundred rupees, for every ten rupees, or part thereof, in excess of one hundred rupees, up to one thousand rupees.	One rupee.
1. *Plaint, or written statement, pleading, a set-off or counter-claim or memorandum of appeal (not otherwise provided for in this Regulation), presented to any Civil or Revenue Court.	When such amount or value exceeds one thousand rupees, for every one hundred rupees, or part thereof, in excess of one thousand rupees, up to five thousand rupees.	Rs. 6-4-0.
	When such amount or value exceeds five thousand rupees, for every two hundred and fifty rupees, or part thereof, in excess of five thousand rupees, up to ten thousand rupees.	Rs. 12-8-0.
	When such amount or value exceeds ten thousand rupees, for every five hundred rupees, or part thereof, in excess of ten thousand rupees, up to twenty thousand rupees.	Rs. 18-12-0.
	When such amount or value exceeds twenty thousand rupees, for every one	Rs. 25-0-0.

* To ascertain the proper fee leviable on the institution of a suit, see the table annexed to this schedule.

SCHEDULE I—contd.

Ad valorem FEES.

Number		Proper fee
	<p>thousand rupees, or part thereof, in excess of twenty thousand rupees, up to thirty thousand rupees.</p> <p>When such amount or value exceeds thirty thousand rupees, for every two thousand rupees or part thereof, in excess of thirty thousand rupees, up to fifty thousand rupees.</p> <p>When such amount or value exceeds fifty thousand rupees, for every five thousand rupees, or part thereof in excess of fifty thousand rupees.</p>	<p>Rs. 25-0-0.</p> <p>Rs. 30-0-0. (Subject to a maximum of Rs. 3,000.)</p>
2. Complaint in a suit for possession under the Specific Relief Act, 1877, [section 9].		An amount of one-half the scale of fee prescribed in article 1 above.
3. Application for review of judgment, if presented on or after the ninetieth day from the date of the decree.		The fee leviable on the plaint or memorandum of appeal.
4. Application for review of judgment, if presented before the ninetieth day from the date of the decree.		One-half of the fee leviable on the plaint or memorandum of appeal.
5. Copy or translation of a judgment or order not being or having the force of a decree.	<p>When such judgment or order is passed by any Civil Court other than the Chief Court, or by the presiding officer of any Revenue Court or office, or by any other Judicial or Executive Authority—</p> <p>(a) If the amount or value of the subject-matter is fifty or less than fifty rupees.</p> <p>(b) If such amount or value exceeds fifty rupees.</p>	<p>Five annas.</p> <p>Ten annas.</p>
6. Copy or translation of a judgment or order of a Criminal Court.	<p>When such judgment or order is passed by the Chief Court.</p>	<p>One rupee four annas.</p>
7. Copy of a decree or order having the force of a decree.	<p>When such decree or order is made by any Civil Court other than the Chief Court, or by any Revenue Court—</p> <p>(a) If the amount or value of the subject-matter of the suit wherein such decree or order is made is fifty or less than fifty rupees.</p> <p>(b) If such amount or value exceeds fifty rupees.</p>	<p>Eight annas.</p> <p>One rupee.</p>
8. Copy of any document liable to stamp-duty, under the Mysore Stamp Regulation, 1900, when left by any party to a suit, or proceeding in place of the original withdrawn.	<p>When such decree or order is made by the Chief Court.</p> <p>(a) When the stamp-duty chargeable on the original does not exceed eight annas.</p> <p>(b) In any other case</p>	<p>Four rupees.</p> <p>The amount of the duty chargeable on the original.</p> <p>Eight annas.</p>

SCHEDULE I—*concl'd.*Ad valorem FEES—*concl'd.*

Number		Proper fee
9. Copy of any revenue or judicial proceeding or order not otherwise provided for by this Regulation, or copy of any account, statement, report or the like taken out of any Civil or Criminal or Revenue Court or Office.	For every three hundred and sixty words or fraction of three hundred and sixty words.	Eight annas.
10. (Present article 9 Repealed by Regulation V of 1911.)	When the amount or value of the property in respect of which the grant of probate or letters is made exceeds one thousand rupees, but does not exceed five thousand rupees.	Two per centum on such amount or value.
11. Probate of a will or letters of administration with or without will annexed.	When such amount or value exceeds five thousand rupees.	Three per centum on such amount or value.
	Provided that when, after the grant of a certificate under the Succession Certificate Regn., 1901, or Act XXVII of 1860, in respect of any property included in an estate, a grant of probate or letters of administration is made in respect of the same estate, the fee payable in respect of the latter grant shall be reduced by the amount of the fee paid in respect of the former grant.	Two per centum on such amount or value, and three per centum on the amount or value of any debt or security to which the certificate is extended under Section 10 of the Regulation.
12. Certificate under the Succession Certificate Regulation, 1901.	When such amount or value exceeds five thousand rupees.	Three per centum on such amount or value and four and a half per centum on the amount or value of any debt or security to which the certificate is extended under Section 10 of the Regulation.
	(2) Whether or not any power with respect to a security specified in a certificate has been conferred under the Regulation and where such a power has been so conferred, whether the power is for the receiving of interest or dividends on, or for the negotiation or transfer of the security, or for both purposes, the value of the security is its market-value on the day on which the inclusion of the security in the certificate is applied for, so far as such value can be ascertained.	NOTE—(1) The amount of a debt is its amount including interest, on the day on which the inclusion of the debt in the certificate is applied for, so far as such amount can be ascertained.

SCHEDULE I

Table of rates of ad-valorem fees leviable on the institution of suits.

When the amount or value of the subject matter exceeds	But does not exceed	Proper fee	When the amount or value of the subject matter exceeds	But does not exceed	Proper fee
Rs.	Rs.	Rs. a. p.	Rs.	Rs.	Rs. a. p.
...	5	0 8 0	480	490	49 0 0
5	10	1 0 0	490	500	50 0 0
10	15	1 8 0	500	510	51 0 0
15	20	2 0 0	510	520	52 0 0
20	25	2 8 0	520	530	53 0 0
25	30	3 0 0	530	540	54 0 0
30	35	3 8 0	540	550	55 0 0
35	40	4 0 0	550	560	56 0 0
40	45	4 8 0	560	570	57 0 0
45	50	5 0 0	570	580	58 0 0
50	55	5 8 0	580	590	59 0 0
55	60	6 0 0	590	600	60 0 0
60	65	6 8 0	600	610	61 0 0
65	70	7 0 0	610	620	62 0 0
70	75	7 8 0	620	630	63 0 0
75	80	8 0 0	630	640	64 0 0
80	85	8 8 0	640	650	65 0 0
85	90	9 0 0	650	660	66 0 0
90	95	9 8 0	660	670	67 0 0
95	100	10 0 0	670	680	68 0 0
100	110	11 0 0	680	690	69 0 0
110	120	12 0 0	690	700	70 0 0
120	130	13 0 0	700	710	71 0 0
130	140	14 0 0	710	720	72 0 0
140	150	15 0 0	720	730	73 0 0
150	160	16 0 0	730	740	74 0 0
160	170	17 0 0	740	750	75 0 0
170	180	18 0 0	750	760	76 0 0
180	190	19 0 0	760	770	77 0 0
190	200	20 0 0	770	780	78 0 0
200	210	21 0 0	780	790	79 0 0
210	220	22 0 0	790	800	80 0 0
220	230	23 0 0	800	810	81 0 0
230	240	24 0 0	810	820	82 0 0
240	250	25 0 0	820	830	83 0 0
250	260	26 0 0	830	840	84 0 0
260	270	27 0 0	840	850	85 0 0
270	280	28 0 0	850	860	86 0 0
280	290	29 0 0	860	870	87 0 0
290	300	30 0 0	870	880	88 0 0
300	310	31 0 0	880	890	89 0 0
310	320	32 0 0	890	900	90 0 0
320	330	33 0 0	900	910	91 0 0
330	340	34 0 0	910	920	92 0 0
340	350	35 0 0	920	930	93 0 0
350	360	36 0 0	930	940	94 0 0
360	370	37 0 0	940	950	95 0 0
370	380	38 0 0	950	960	96 0 0
380	390	39 0 0	960	970	97 0 0
390	400	40 0 0	970	980	98 0 0
400	410	41 0 0	980	990	99 0 0
410	420	42 0 0	990	1,000	100 0 0
420	430	43 0 0	1,000	1,100	106 4 0
430	440	44 0 0	1,100	1,200	112 8 0
440	450	45 0 0	1,200	1,300	118 12 0
450	460	46 0 0	1,300	1,400	125 0 0
460	470	47 0 0	1,400	1,500	131 4 0
470	480	48 0 0	1,500	1,600	137 8 0

When the amount or value of the subject matter exceeds	But does not exceed	Proper fee	When the amount or value of the subject matter exceeds	But does not exceed	Proper fee
Rs.	Rs.	Rs. a. p.	Rs.	Rs. a. p.	Rs. a. p.
1,600	1,700	143 12 0	13,500	14,000	750 0 0
1,700	1,800	150 0 0	14,000	14,500	768 12 0
1,800	1,900	156 4 0	14,500	15,000	787 8 0
1,900	2,000	162 8 0	15,000	15,500	806 4 0
2,000	2,100	168 12 0	15,500	16,000	825 0 0
2,100	2,200	175 0 0	16,000	16,500	843 12 0
2,200	2,300	181 4 0	16,500	17,000	862 8 0
2,300	2,400	187 8 0	17,000	17,500	881 4 0
2,400	2,500	193 12 0	17,500	18,000	900 0 0
2,500	2,600	200 0 0	18,000	18,500	918 12 0
2,600	2,700	206 4 0	18,500	19,000	937 8 0
2,700	2,800	212 8 0	19,000	19,500	956 4 0
2,800	2,900	218 12 0	19,500	20,000	975 0 0
2,900	3,000	225 0 0	20,000	21,000	1,000 0 0
3,000	3,100	231 4 0	21,000	22,000	1,025 0 0
3,100	3,200	237 8 0	22,000	23,000	1,050 0 0
3,200	3,300	243 12 0	23,000	24,000	1,075 0 0
3,300	3,400	250 0 0	24,000	25,000	1,100 0 0
3,400	3,500	256 4 0	25,000	26,000	1,125 0 0
3,500	3,600	262 8 0	26,000	27,000	1,150 0 0
3,600	3,700	268 12 0	27,000	28,000	1,175 0 0
3,700	3,800	275 0 0	28,000	29,000	1,200 0 0
3,800	3,900	281 4 0	29,000	30,000	1,225 0 0
3,900	4,000	287 8 0	30,000	32,000	1,250 0 0
4,000	4,100	293 12 0	32,000	34,000	1,275 0 0
4,100	4,200	300 0 0	34,000	36,000	1,300 0 0
4,200	4,300	306 4 0	36,000	38,000	1,325 0 0
4,300	4,400	312 8 0	38,000	40,000	1,350 0 0
4,400	4,500	318 12 0	40,000	42,000	1,375 0 0
4,500	4,600	325 0 0	42,000	44,000	1,400 0 0
4,600	4,700	331 4 0	44,000	46,000	1,425 0 0
4,700	4,800	337 8 0	46,000	48,000	1,450 0 0
4,800	4,900	343 12 0	48,000	50,000	1,475 0 0
4,900	5,000	350 0 0	50,000	55,000	1,505 0 0
5,000	5,250	362 8 0	55,000	60,000	1,535 0 0
5,250	5,500	375 0 0	60,000	65,000	1,565 0 0
5,500	5,750	387 8 0	65,000	70,000	1,595 0 0
5,750	6,000	400 0 0	70,000	75,000	1,625 0 0
6,000	6,250	412 8 0	75,000	80,000	1,655 0 0
6,250	6,500	425 0 0	80,000	85,000	1,685 0 0
6,500	6,750	437 8 0	85,000	90,000	1,715 0 0
6,750	7,000	450 0 0	90,000	95,000	1,745 0 0
7,000	7,250	462 8 0	95,000	1,00,000	1,775 0 0
7,250	7,500	475 0 0	1,00,000	1,05,000	1,805 0 0
7,500	7,750	487 8 0	1,05,000	1,10,000	1,835 0 0
7,750	8,000	500 0 0	1,10,000	1,15,000	1,865 0 0
8,000	8,250	512 8 0	1,15,000	1,20,000	1,895 0 0
8,250	8,500	525 0 0	1,20,000	1,25,000	1,925 0 0
8,500	8,750	537 8 0	1,25,000	1,30,000	1,955 0 0
8,750	9,000	550 0 0	1,30,000	1,35,000	1,985 0 0
9,000	9,250	562 8 0	1,35,000	1,40,000	2,015 0 0
9,250	9,500	575 0 0	1,40,000	1,45,000	2,045 0 0
9,500	9,750	587 8 0	1,45,000	1,50,000	2,075 0 0
9,750	10,000	600 0 0	1,50,000	1,55,000	2,105 0 0
10,000	10,500	618 12 0	1,55,000	1,60,000	2,135 0 0
10,500	11,000	637 0 8	1,60,000	1,65,000	2,165 0 0
11,000	11,500	656 4 0	1,65,000	1,70,000	2,195 0 0
11,500	12,000	675 0 0	1,70,000	1,75,000	2,225 0 0
12,000	12,500	693 12 0	1,75,000	1,80,000	2,255 0 0
12,500	13,000	712 8 0	1,80,000	1,85,000	2,285 0 0
13,000	13,500	731 4 0	1,85,000	1,90,000	2,315 0 0

When the amount or value of the subject matter exceeds	But does not exceed	Proper fee	When the amount or value of the subject matter exceeds	But does not exceed	Proper fee
Rs.	Rs.	Rs. a p.	Rs.	Rs.	Rs. a p.
1,90,000	1,95,000	2,345 0 0	2,50,000	2,55,000	2,705 0 0
1,95,000	2,00,000	2,375 0 0	2,55,000	2,60,000	2,735 0 0
2,00,000	2,05,000	2,405 0 0	2,60,000	2,65,000	2,765 0 0
2,05,000	2,10,000	2,435 0 0	2,65,000	2,70,000	2,795 0 0
2,10,000	2,15,000	2,465 0 0	2,70,000	2,75,000	2,825 0 0
2,15,000	2,20,000	2,495 0 0	2,75,000	2,80,000	2,855 0 0
2,20,000	2,25,000	2,525 0 0	2,80,000	2,85,000	2,885 0 0
2,25,000	2,30,000	2,555 0 0	2,85,000	2,90,000	2,915 0 0
2,30,000	2,35,000	2,585 0 0	2,90,000	2,95,000	2,945 0 0
2,35,000	2,40,000	2,615 0 0	2,95,000	3,00,000	2,975 0 0
2,40,000	2,45,000	2,645 0 0	3,00,000		3,000 0 0
2,45,000	2,50,000	2,675 0 0			

When the amount or value of the subject matter exceeds

But does not exceed

Proper fee

When the amount or value of the subject matter exceeds

But does not exceed

Proper fee

When the amount or value of the subject matter exceeds

But does not exceed

Proper fee

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Proper fee

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But does not exceed

Proper fee

When the amount or value of the subject matter exceeds

But does not exceed

Proper fee

SCHEDULE II.

FIXED FEES.

Number	Proper fee
1. Application or petition.	One anna.
(a) When presented to any officer of the Customs or Excise Department or to any Magistrate by any person having dealings with the Government, and when the subject-matter of such application relates exclusively to those dealings;	One anna.
or when presented to any officer of Land-revenue by any person holding temporarily-settled land under direct engagement with Government, and when the subject-matter of the application or petition relates exclusively to such engagement;	One anna.
or when presented to any Municipal Commissioner under any law for the time being in force for the conservancy or improvement of any place, if the application or petition relates solely to such conservancy or improvement;	One anna.
or when presented to any Civil Court other than a Principal Civil Court of original jurisdiction, or to any Court of Small Causes, or to a Deputy Commissioner, or other officer of revenue in relation to any suit or case in which the amount or value of the subject-matter is less than fifty rupees;	Twelve annas.
or when presented to any Civil, Criminal or Revenue Court, or to any Board or executive officer for the purpose of obtaining a copy or translation of any judgment, decree or order passed by such Court, Board or Officer, or of any other document on record in such Court or Office.	Eight annas.
(b) When containing a complaint or charge of any offence other than an offence for which police officers may, under the Criminal Procedure Code, arrest without warrant, and presented to any Criminal Court.	One rupee eight annas.
or when presented to a Civil, Criminal or Revenue Court, or to a Deputy Commissioner, or any Revenue officer having jurisdiction equal or subordinate to a Deputy Commissioner, or to any Magistrate in his executive capacity, and not otherwise provided for by this Regulation;	
or to deposit in Court revenue or rent; or for determination by a court of the amount of compensation to be paid by landlord to his tenant.	
(c) When presented to the Chief Controlling Revenue or Executive authority.	
(d) (i) When presented to the Chief Court under Section 115 of the Code of Civil Procedure, 1911, for revision of an order,	

SCHEDULE II—contd.

FIXED FEES—contd.

Number	Proper fee
1-A. Application to any Civil Court that records may be called for from another Court.	<p>(a) When the value of the suit or proceeding to which the order relates does not exceed Rs. 1,000. Three rupees.</p> <p>(b) When the value of the suit or proceeding exceeds Rs. 1,000. Five rupees.</p> <p>(ii) When presented to the Chief Court. Two rupees.</p> <p>When the Court grants the application and is of opinion that the transmission of such records involves the use of the post. Twelve annas in addition to any fee levied on the application under clause (a), clause (b) or clause (d) of article 1 of this schedule.</p> <p>Eight annas.</p>
2. Application for leave to sue as a pauper.	One rupee.
3. Application for leave to appeal as a pauper.	Two rupees.
4. .Plaint or memorandum of appeal in a suit to establish or disprove a right of occupancy.	Eight annas.
5. Bail-bond or other instrument of obligation given in pursuance of an order made by a Court or Magistrate under any section of the Code of Criminal Procedure, 1904, or the Code of Civil Procedure, 1911, and not otherwise provided for in this Regulation.	Eight annas.
6. Mukhtarnama or Vakalatnama.	Two rupees.
7. Memorandum of appeal.	Twelve annas.
8. Caveat.	Two rupees.
9. Petition in a suit under the Native Converts' Marriage Dissolution Act, 1866.	<p>Ten rupees.</p> <p>Five rupees.</p>

SCHEDULE II—concl'd.

FIXED FEES—concl'd.

Number	Proper fee
10. [Rep. Regn. III of 1911.]	
11. Plaint or memorandum of appeal in a suit—	
(i) to alter or set aside a summary decision or order of any Civil Court or Revenue Court;	
(ii) to alter or cancel any entry in a register of the names of proprietors of revenue-paying estates;	Twelve rupees eight annas.
(iii) for relief under Section 91 or Section 92 of the Code of Civil Procedure, 1911.	Fifty rupees.
11-A. Plaint or memorandum of appeal in a suit—	
(i) to obtain a declaratory decree where no consequential relief is prayed;	
(ii) to set aside an award;	
(iii) to obtain a declaration that an alleged adoption is invalid or never in fact took place or to obtain a declaration that an adoption is valid.	
11-B. Plaint or memorandum of appeal in every suit where it is not possible to estimate at a money value the subject-matter in dispute and which is not otherwise provided for by this Regulation.	
12. Applications under Section 17 or Section 20 of the second schedule of the Code of Civil Procedure, 1911.	
13. Agreement in writing stating a question for the opinion of the Court under the Code of Civil Procedure, 1911.	
When the plaint is presented to or the memorandum of appeal is against the decree of— a Munsiff's Court a District Court or a Sub-Court	Fifteen rupees. Fifty rupees, if the value for purposes of jurisdiction is ten thousand rupees or less. Two hundred rupees if such value exceeds ten thousand rupees.
When the plaint is presented to or the memorandum of appeal is against the decree of— a Revenue Court a Munsiff's Court a District Court or a Sub-Court	Ten rupees. Fifteen rupees. Fifty rupees.
When presented to a Munsiff's Court.	Fifteen rupees.
When presented to a District Court or a Sub-Court.	Fifty rupees.

A. R. BANERJI,

Dewan.

NOTIFICATION.

No. P. 5554 (3)—Regis. 30-19-10, dated 6th January 1923.

The Government are pleased to direct that the following rules be substituted for the present Rules 65 to 69 (inclusive) regarding searches and copies framed under Section 69 of the Mysore Registration Regulation, No. I of 1903, as amended by Regulation No. VI of 1908:—

IX. SEARCHES AND COPIES.

(Section 57.)

65. Books I and II and the indexes relating to Book No. I may be inspected by any person according to the provisions of the Regulation, but the search should be made in the presence of the Registering Officer. Books III and IV and their indexes must be searched only by the Registering Officer. In granting copies of the entries in the Books and the indexes, special care shall be taken to ensure that the provisions of clauses (2) and (3) of Section 57 are satisfied and the title of the applicant to have the copies shall be proved to the satisfaction of the Registering Officer.

Every application to the Registering Officer for an inspection, a search, or a copy, shall be made in writing. Forms for such applications shall be furnished by Registration Offices free of cost. An application for a search or for a copy may be received and complied with through the medium of the post, the postage charges being borne by the applicant. On the application shall be entered the date of its receipt, the date on which it is complied with and the mode of compliance with the amount of fees paid in connection with it. It should then be filed and be given a serial number in the file. If the application is not complied with, the reasons for non-compliance should be endorsed on the application, a copy of the reasons being furnished free of cost to the applicant.

66. Fees for searches shall be payable in advance. In complying with a requisition from a Court which involves a search or the preparation of a copy of any document, the Registering Officer shall forward to the Court a Memorandum of the fees payable, with a view to the amount being remitted by the Court. When a requisition is received from a Court for the production of a Register Book other than Book III or Book IV, or a Register of Thumb Impressions, the Registering Officer shall ascertain whether it is absolutely necessary that the book itself should be produced or whether a certified copy of the entry required in evidence will suffice. When it is absolutely necessary to produce the Book itself, or when the requisition is for the production of Register Book III or Register Book IV, or a Register of Thumb Impressions the book shall be forwarded in a sealed packet, through a clerk, with instructions to bring the packet back to the office unless the Court considers its detention to be necessary. When a copy is forwarded to a Court, it shall be sent in a sealed cover addressed by name to the Officer presiding over the Court.

67. (1) The fee for a search shall entitle the applicant to read the entry for the finding of which the fee has been paid, or to have it read to him; but it shall not entitle him to take either a copy of the entry or any written notes thereof except a note of its number and date on a slate for subsequent transcription on paper. If a search proves fruitless, the fee shall not be refunded, but the applicant may, if he so desires, be granted a certificate stating that the entry sought for has not been found in the books.

(2) When an application for a search is presented and the requisite fees have been paid, the Registering Officer shall enquire whether the applicant will himself make the search or desires that it should be made by the office establishment. When a clerk is deputed to make the search the name of the clerk deputed shall be noted on the application. As soon as the search is completed the result or a reference to the certificate of encumbrance showing the result shall be noted on the application by the clerk and signed by him. Whenever an entry found on search is read out to an applicant under Rule 67, a note shall be made on the application to the effect that this has been done and, when the applicant does not require a copy of such entry, this fact shall also be noted on the application and the signature of the applicant obtained thereto. A copy of an entry shall not be made from any book until the Registering Officer has scrutinised the entry generally.

Certificates of Encumbrance.

68. When an application is made for a search for encumbrances in respect of any immoveable property or for a list of documents executed by, or in favour of, a single individual, and the applicant desires that a certificate of encumbrances or a list of documents found in the course of such search should be furnished to him by the Registering Officer, the request shall be complied with, the certificate or list being in the form printed in Appendix I.

The notes furnished by parties containing the results of searches conducted by themselves shall be filed with the office copies of the encumbrance certificates concerned.

Revenue Department.

(Rules 68 and 69.)

CERTIFICATE OF ENCUMBRANCE ON PROPERTY.

Application No. . . of 192

having applied to me for a certificate giving particulars of registered acts and encumbrances, if any, in respect of undermentioned property:—

I hereby certify that a search has been made in Book I and in the indexes relating there-
to for _____ years from the _____ day of _____ 192_____ to the _____ day of _____ 192_____
for acts and encumbrances affecting the said property, and that on such search the following
acts and encumbrances appear:—

[illegible]

(a) Enter the description as given in the document found.

(b) (1) In the case of a mortgage-deed enter rate of interest and period of payment, if stated therein.

(2) In the case of leases enter term of lease and annual rental.

I also certify that save the aforesaid acts and encumbrances no other acts and encumbrances affecting the said property have been found.

Search made and certificate
prepared by

(Signature)

(Designation)

Search verified and certificate
examined by

(Signature)

(Designation)

OFFICE,

Dated

192

Signature of Registering Officer.

Note—(1) The acts and encumbrances shown in the certificate are those discovered with reference to the description of properties furnished by the applicant. If the same properties have been described in registered documents in a manner different from the way in which the applicant has described them, transactions evidenced by such documents will not be included in the certificate.

(2) Under Section 57 of the Registration Act and Rule 68, persons desiring to inspect entries in the registers and indexes, or requiring copies thereof, or requiring certificates of encumbrances on specified properties should make the search themselves, when the registers and indexes will be placed before them on payment of the prescribed fees.

(a) But, as in the present case, the applicant has not undertaken the search himself the requisite search has been made as carefully as possible by the office; but the department will not on any account hold itself responsible for any errors in the results of the search embodied in this certificate.

(b) And as in the present case, the applicant has made the requisite search himself and as the acts and encumbrances discovered by him are shown in the certificate, after verification, the department will not, on any account, hold itself responsible for the omissions in it of any other acts and encumbrances affecting the said properties not discovered by the applicant.

NIL CERTIFICATE OF ENCUMBRANCE ON PROPERTY.

Certificate No. of 192

Application No. of 192

Having applied to me for a certificate giving particulars of registered acts and encumbrances, if any, in respect of undermentioned property:—

I hereby certify that a search has been made in Book I and in the indexes relating thereto for years from the day of 192 to the day of 192 for acts and encumbrances affecting the said property and that on such search no act or encumbrance affecting the said property has been found.

Search made and certificate
prepared by

(Signature)

(Designation)

Search verified and certificate
examined by

(Signature)

(Designation)

OFFICE,

Dated

192

Signature of Registering Officer.

Note.—(1) If the properties have been described in registered documents in a manner different from the way in which the applicant has described them in the application the transactions evidenced by such documents will not be included in the certificate.

(2) Under Section 57 of the Registration Act and Rule 68, persons desiring to inspect entries in the registers and indexes, or requiring copies thereof, or certificates of encumbrances on specified properties should make the search themselves, when the registers and indexes will be placed before them on payment of the prescribed fees.

(a) But as in the present case the applicant has not undertaken the search himself the requisite search has been made as carefully as possible by the office; but the department will not, on any account, hold itself responsible for any errors in the results of the search embodied in this certificate.

(b) And as in the present case the applicant has made the requisite search himself and as its result is shown in the certificate after the necessary verifications, the department will not, on any account, hold itself responsible for the omissions in it of any acts and encumbrances affecting the said property, not discovered by the applicant.

CERTIFICATE SHOWING LIST OF DOCUMENTS EXECUTED BY OR IN FAVOUR OF A PERSON.

Certificate No. of 192

Application No. of 192

having applied to me for a certificate giving particulars of registered documents executed by or in favour of

I hereby certify that a search has been made for such documents in Books 1, 3 and 4, and in the indexes relating thereto for years from the day of 192 to the day of 192, and that on such search the following appear—

Serial No.	Name of village in which the property affected by the document is situated	Date of execution	Nature and value of document	Names of parties		Reference to document in			
				Executant	Claimant	Book	Volume	Page	Number and year
1									
2									
3									
4									
5									
6									
7									
8									
9									
10									

I also certify that save the aforesaid documents no others have been found.

Documents registered in Book 3 or Book 4 copies of which the applicant is not entitled to obtain under the provisions of Section 57 of the Indian Registration Act, are not covered by this certificate.

Search made and certificate

Signature

prepared by

Designation

Search verified and certificate examined by

Signature

Designation

OFFICE,

Dated 192

Signature of Registering Officer.

Note—(1) The documents shown in the certificate are those discovered with reference to the description of the person furnished by the applicant. If the name has been described in registered documents in a manner different from the way in which the applicant has described it, transactions evidenced by such documents will not be included in the certificate.

(2) Under Section 57 of the Registration Act and Rule 68, persons desiring to inspect entries in the registers and indexes, or requiring copies thereof, or requiring certificate showing list of documents executed by or in favour of a person, should make the search themselves when the registers and indexes, except Books 3 and 4 and the indexes relating thereto, will be placed before them on payment of the prescribed fees.

(a) But, as in the present case, the applicant has not undertaken the search himself, the requisite search has been made as carefully as possible by the office, but the department will not on any account hold itself responsible for any errors in the results of the search embodied in this certificate.

(b) And, as in the present case, the requisite search for entries in Books Nos. 3 and 4 has been made by the registering officer as carefully as possible and by the applicant himself in regard to entries relating to Book 1 and as documents so discovered are shown in the certificate after verification, the department will not on any account hold itself responsible for any errors in the results of the search embodied in this certificate.

RULES FRAMED BY THE CHIEF COURT OF MYSORE AT BANGALORE UNDER THE MYSORE ARBITRATION REGULATION No. I OF 1917.

Under the powers conferred by the Mysore Arbitration Regulation I of 1917, the Chief Court issues the following rules:

1. All applications under the Mysore Arbitration Regulation, 1917, hereinafter called the Regulation, shall be made by petition and, for the purposes of these Rules, the person making any application shall be called the petitioner and the person served therewith the opponent.

Mode of application.

2. All applications, affidavits and proceedings under the Regulation shall be headed "In the matter of the Regulation and of the Arbitration".

Title of application, etc.

3. Every petition and special case shall state the names, descriptions and places of residence of the parties, so far as they can be ascertained, and shall contain and contain only, a concise statement, divided into paragraphs numbered consecutively, of the material facts, and shall specify the nature of the relief asked for, or the points for the opinion of the Court, as the case may be, and the section of the Regulation under which it is sought, and shall be accompanied by the submission and other documents if any relating to the subject matter, or a certified copy or copies thereof, unless the same have already been filed in court.

Contents of petition.

4. Every petition shall be signed and verified in the manner provided in the Code of Civil Procedure for signing and verifying plaints, and no petition shall be received unless it be so signed and verified.

Signature to and verification of petition.

5. Every petition shall specify the persons affected thereby and upon whom notice has to be served as hereinafter provided. It shall also state whether any notices required by the Regulation to be served by the parties or arbitrators have been duly served on the parties concerned and the dates of their service.

Persons on whom notice to be served to be specified.

6. (a) Upon application under the Regulation the Judge shall, if he do not summarily reject it, direct notice thereof to be given to all persons specified in the petition as directed in Rule 5 and such other persons as may seem to him to be liable to be affected by the proceedings, requiring such persons to show cause within the time specified in the notice why the relief sought should not be granted, and, if no sufficient cause be shown, the Judge shall pass such order as the circumstances of the case may require.

Notice on persons specified and others.

(b) In any application under these rules the Judge may permit the proof of facts by affidavit as provided in the Civil Procedure Code.

7. The Judge shall determine which party has the right to begin, and, subject thereto, the case shall be heard and determined in the same manner as a suit which is disposed of finally at the first hearing as provided under O.XV, Civil Procedure Code.

Procedure.

8. Unless the Judge otherwise expressly orders, an arbitrator or umpire shall not be allowed his costs of appearing at the hearing.

Costs.

9. Where a special case for the opinion of the Court is stated before the conclusion of a reference, the opinion of the Court may be filed by any party to the application, and a copy thereof transmitted to the arbitrators or umpire. Such copy shall be added to and shall form part of the award.

Opinion may be filed.

Where a special case for the opinion of the Court is stated in the award, such opinion shall be added to and form part of the award.

10. The person filing a special case and every party to the arbitration shall be entitled, on payment of the usual copying charges, to a certified copy of the opinion of the Court thereon.

11. Where the arbitrators or umpire have been requested to file the award made, he or they shall forward the award or a signed copy thereof to the Court duly stamped, with an application (accompanied by the submission to arbitration and the award, or copies thereof) requesting that the award be filed.

Procedure for submitting award to be filed.

12. The Court may stay proceedings under Section 19 of the Regulation on such terms as it thinks fit, but not without notice to the opposite party, except where it appears that the object of granting a stay would be defeated by the delay occasioned by the notice.

Stay of Proceedings.

13. All notices issued by the Court under the Regulation or under these rules shall be served in the manner provided in the Civil Procedure Code.

Issue of Notices.

14. The pleaders' fees shall be calculated at the rates laid down for miscellaneous proceedings.

Fees Chargeable.

15. An application for executing an award shall be made in the manner prescribed for execution of decrees.

Execution of an award.

16. Where no other provision is made by these rules, the procedure and practice at the time of the passing of the Regulation shall so far as practicable remain in force.

Practice where no Provision by rule.

A. SREENIVASARAGAVACHARI,

Registrar.



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BANGALORE, THURSDAY, FEBRUARY 15, 1923.

PART III.

Legislative Measures and Rules thereunder.

THE MYSORE PETROLEUM REGULATION.

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Schedule - Testing.

REGULATION I OF 1923.

RECEIVED THE ASSENT OF HIS HIGHNESS THE MAHARAJA ON THE EIGHTH DAY OF JANUARY 1923.

A Regulation to control and regulate the importation, possession and transport of petroleum and other substances.

WHEREAS it is expedient to provide for the control and regulation of the importation, possession and transport of petroleum and other substances; His Highness the Maharaja is pleased to enact as follows:—

Preliminary.

1. (1) This Regulation may be called the Mysore Petroleum Regulation, 1923; and

(2) It shall come into force at once.

(3) Sections 1 to 3, and all the provisions of this Regulation in so far as they relate to dangerous petroleum and the importation of petroleum, extend to the whole of Mysore. The rest of this Regulation extends only to such areas as the Government may, by notification in the official Gazette, direct.

Definitions.

2. In this Regulation unless there is anything repugnant in the subject or context,—

(a) "petroleum" includes also—

- (i) the liquids commonly known by the names of rock oil, Rangoon oil, Burma oil, paraffin oil, mineral oil, kerosene, petrol, gasoline, benzoline, ligroin, petroleum ether, benzine and benzol;
- (ii) any inflammable liquid which is made from petroleum, coal, schist, shale, peat or any other bituminous substance, or from any product of petroleum;
- (iii) carbon disulphide, ether and any inflammable hydro-carbon or derivative thereof; and
- (iv) any liquid or viscous mixture, having in its composition any of the liquids aforesaid;

Short title, commencement and extent.

but it does not include any oil ordinarily used for lubricating purposes and having its flashing point at or above two hundred degrees of Fahrenheit's thermometer;

(b) "dangerous petroleum" means petroleum having its flashing point below seventy-six degrees of Fahrenheit's thermometer;

Provided that, when all or any of the petroleum in the possession of a dealer, is declared by the dealer, to be of one uniform quality, the petroleum shall not be deemed to be dangerous, if the samples selected from the petroleum have their flashing points, on an average, at or above seventy-three degrees of Fahrenheit's thermometer, and if no one of these samples has its flashing point below seventy degrees of that thermometer:

(c) to "import" means to bring into Mysore from outside the State;

(d) to "transport" means to remove within Mysore from one place to another;

(e) "prescribed" means prescribed by rules made under this Regulation.

3. The "flashing point" of petroleum means the lowest temperature at which the petroleum yields a vapour which will furnish a momentary flash or flame when tested in accordance with the directions in the schedule with an apparatus which has been stamped and certified as provided by this Regulation, within a period of five years immediately preceding the date on which the apparatus is used for the testing, and after the corrections (if any) which the certificate declares are to be applied to the results of the testing, have been made.

Matters supplemental to definitions.

4. (1) The Government may, by notification in the official Gazette, alter or add to the schedule by laying down new or varied tests and directions for preparing and using them; and after the issue of any such notification as aforesaid, the reference in section 3, to the schedule shall be construed as referring to the said schedule as so altered or added to for the time being.

Power to vary tests and prescribe new tests.

(2) The Government may, in like manner, lay down special tests and issue special instructions in respect of the testing of any substance other than petroleum to which the whole or any portion of this Regulation may be applied in exercise of the power conferred by section 21; and for which the tests in the first schedule are unsuitable.

Dangerous Petroleum.

(1) No quantity of dangerous petroleum exceeding forty gallons shall be imported or transported or kept by any one person or on the same premises, except under, and in accordance with the conditions (if any) of, a license from the Government.

Dangerous petroleum in quantities exceeding forty gallons.

(2) Every application for such a license shall be in writing in the prescribed form, and shall contain the prescribed particulars.

(3) No quantity of dangerous petroleum equal to, or less than, forty gallons shall be kept or transported without a license.

Dangerous petroleum in quantities not exceeding forty gallons.

Provided that nothing in this section shall apply in any case where the quantity of the petroleum kept by any one person or on the same premises, or transported, does not exceed three gallons; and the petroleum is placed in separate glass, stoneware or metal vessels, each of which contains not more than a pint and is securely stopped.

(a) which is imported and is kept at any place after seven days from the date of its importation, or

Vessels containing dangerous petroleum to be labelled.

(b) which is transported, or

(c) which is sold or exposed for sale, shall be contained in vessels having attached thereto labels in conspicuous characters stating the description of the petroleum,

- with the addition of the words "highly inflammable" and with the addition—
- (d) in the case of a vessel kept, of the name and address of the consignee or owner;
 - (e) in the case of a vessel transported, of the name and address of the sender; and
 - (f) in the case of a vessel sold or exposed for sale, of the name and address of the vendor.

Petroleum Generally.

Power for
Government
to make rules.

8. (1) The Government may make rules to carry out the purposes and objects of this Regulation.

(2) In particular and without prejudice to the generality of the foregoing power, such rules may—

- (a) provide for the granting of licenses to import, possess or transport petroleum within Mysore in cases in which such licenses are by law required;
- (b) determine the places at which, and the conditions on and subject to which petroleum may be stored;
- (c) provide for the selection by an officer appointed by the Government in this behalf, and for the delivery to him, after petroleum has been imported, of samples of all petroleum imported;
- (d) provide, in the case of each consignment which is stated to be of one uniform quality, for the number of samples to be selected, and for the averaging of the results of the testing of those samples;
- (e) provide, where the results of the testing of the samples raise a doubt as to the uniformity of the quality of the petroleum in any such consignment, for the division of the consignment into lots, and for the selection and testing of samples of each lot, and for the treatment of the lot in accordance with the results of the testing of those samples;
- (f) fix fees for the sampling and testing of petroleum;
- (g) fix fees for the storage of petroleum unless any local authority is empowered in that behalf;
- (h) define, with respect to any petroleum produced within the State, the limits of the places in which such petroleum is to be refined;
- (i) provide for the testing, at or near those places, of petroleum so produced;
- (j) prevent the removal from those limits, otherwise than under the provisions of this Regulation, applicable to dangerous petroleum, of petroleum so produced which has not satisfied the prescribed test;
- (k) prescribe the authority by which licenses to possess or to transport petroleum may be granted;
- (l) fix the fee to be charged for any such license;
- (m) limit the quantity of petroleum to be covered by any such license;
- (n) prescribe the conditions which may be inserted in any such license;
- (o) limit the time during which any such license is to continue in force;
- (p) provide for the renewal of any such license;
- (q) provide for the nature and situation of the premises in respect of which licenses to possess petroleum may be granted, the inspection of premises so licensed and the testing of petroleum found thereon;
- (r) prescribe the manner in which the petroleum covered by a license to transport is to be packed, the mode and time of its transit, the route by which it is to be taken and its stoppage and inspection during transit; and
- (s) provide for prosecutions for any act done in violation of the provisions of this Regulation or of any rule made thereunder.

10. (1) Petroleum imported in accordance with rules made under section 8, sub-section (2) shall not be removed from the places at which it is stored until the samples selected therefrom in accordance with those rules have been tested by an officer appointed by the Government in this behalf, and the officer has given a certificate that the petroleum is not dangerous petroleum, or unless such a certificate given by a proper authority at the port of landing is produced in respect of the petroleum.

Procedure after petroleum has been stored.

(2) If the officer, after testing the samples, refuses to give the certificate in respect of any petroleum, the Government may permit the consignee, within a time to be fixed by the Government in this behalf,—

- (a) to rectify the petroleum,
- (b) to apply for a license to import the petroleum as dangerous petroleum, or
- (c) to re-export the petroleum.

(3) If the consignee does not, within the time fixed under sub-section (2), avail himself of the permission granted under that sub-section, the petroleum may be disposed of as the Government may direct.

(4) Notwithstanding anything in the foregoing provisions of this section, the Government, in its discretion, may, where the officer has refused the certificate, direct that the petroleum be re-tested by another officer appointed by it in this behalf, and may, if that officer advises that the petroleum is not dangerous petroleum, authorise its removal from the places at which it is stored.

10. No quantity of petroleum exceeding five hundred gallons shall be kept by any one person or on the same premises, or shall be transported, except under, and in accordance with the conditions of, a license granted under this Regulation.

Possession and transport of petroleum.

Provided that the Government may, by notification in the official Gazette, exempt from the operation of this section petroleum when transported in such particular manner and under such particular conditions as may be set forth in the notification.

11. Any officer specially authorised in this behalf by the Government may require any dealer in petroleum to show him any place and any of the vessels in which any petroleum in his possession is stored or contained, to give him such assistance as he may require for examining the same and to deliver to him samples of the petroleum on payment of the value of the samples.

Power to inspect and require dealer to sell samples.

12. When any such officer has, in exercise of the powers conferred by section 11, or by purchase, obtained a sample of petroleum in the possession of a dealer, he may give notice in writing to the dealer informing him that he is about to test the sample, or cause it to be tested, at a time and place to be fixed in the notice, and that the dealer or his agent may be present at the testing.

Notice to be given when officer proposes to test samples.

13. On any such testing, if it appears to the officer or other person so testing that the petroleum from which the sample has been taken is or is not dangerous petroleum, the officer or other person may certify the fact, and the certificate so given shall be receivable as evidence in any proceedings which may be taken under this Regulation against the dealer in whose possession the petroleum was found, and shall, until the contrary is proved, be the proof of the fact stated therein, and a certified copy of the certificate shall be given free of charge to the dealer at his request.

Certificate as to result of testing.

14. Whoever,—

- (a) in contravention of this Regulation or of any of the rules thereunder, imports, possesses or transports any petroleum, or
- (b) otherwise contravenes any such rules as aforesaid;

Penalty for illegal importation, possession or transport of petroleum, or for refusal to comply with section 11.

(c) breaks any condition contained in a license granted under this Regulation; or, (d) being a dealer in petroleum, refuses or neglects to show to any officer authorized under section 11 any place or any of the vessels in which petroleum in his possession is stored or contained; or to give him such assistance as he may require for examining the same, or to give him samples of the petroleum on payment of the value of the samples;

shall be punishable with imprisonment for a term which may extend to one month, or with fine which may extend to five hundred rupees, or with both.

Penalty for
contraven-
tion of
section 7.

15. Whoever keeps, sells or exposes for sale dangerous petroleum in vessels not labelled as prescribed by section 7 shall be punishable with fine which may extend to five hundred rupees.

Confiscation
of petroleum.

16. In any case in which an offence under section 14, clause (a), clause (b), or clause (c), or section 15 has been committed, the convicting Magistrate may direct that—

(a) the petroleum in respect of which the offence has been committed or

(b) where the offender is importing or transporting, or is in possession of, any petroleum exceeding the quantity (if any) which he is permitted to import, transport or possess, as the case may be, the whole or any part of the petroleum which he is importing or transporting or is in possession of,

shall, together with the tins or other vessels in which it is contained, be confiscated.

Jurisdiction.

17. The criminal jurisdiction under this Regulation shall be exercised by a Magistrate of the first class or where specially empowered by the Government to try cases under this Regulation, a Magistrate of the second class.

Test-apparatus.

Model test-
apparatus.

18. A model of the apparatus for testing petroleum under this Regulation shall be deposited in the office of the Chemical Examiner to Government, Bangalore, and be marked with the words "Model test-apparatus."

Verification
of test-ap-
paratus

19. (1) The Chemical Examiner shall, on payment of the prescribed fee (if any), compare with the said model test-apparatus and verify every apparatus for testing petroleum which is submitted to him for the purpose.

(2) If any apparatus for testing petroleum, when compared and verified as provided by sub-section (1) is found correct or correct subject to certain corrections to be applied to the results of the tests, the Chemical Examiner shall stamp the same with a special number and with the date of the verification, and shall further give a certificate in writing under his hand, in the prescribed form, to the effect that on the date aforesaid the apparatus was compared and verified by him and found to be correct, or correct subject to certain specified corrections to be applied to the results of the tests.

(3) A certificate granted under this section shall, until the contrary is proved, be proof of the matters stated therein.

(4) The Chemical Examiner shall keep a register, in the prescribed form, of all certificates granted under this section.

(5) Subject to the payment of the prescribed fees (if any), the said model test-apparatus shall be at all reasonable times open to inspection by any person desiring to inspect it.

Miscellaneous.

Power to
exempt
petroleum
from opera-
tion of Re-
gulation.

20. The Government may, by notification in the official Gazette, exempt from the operation of all or any provisions of this Regulation or of all or any of the rules made under this Regulation any petroleum which has its flashing point at or above

one hundred and twenty degrees of Fahrenheit's thermometer and is imported in quantity not exceeding that specified in the notification.

21. (1) The Government may, by notification in the official Gazette, apply the whole or any portion of this Regulation to any substance, other than petroleum, and may by the notification fix, in substitution for the quantities of petroleum fixed by sections 5, 6 and 10 the quantities of the substance to which those sections shall apply.

Power to apply Regulation to other substances.

(2) When the whole or any portion of this Regulation has been applied as aforesaid to any substance other than petroleum, the provisions so applied shall be construed with all necessary modifications and shall have effect as if such other substance has been included in the definition of petroleum.

22. The Government may, by notification in the official Gazette limit, in any manner it deems fit, the operation of any enactment for the time being in force relating to local authorities, in any local area or to any particular local authority and the exercise of any power conferred by any such enactment, in so far as the enactment relates to the possession or transport of petroleum.

Power to limit operation of enactments relating to possession or transport of petroleum in municipalities. Previous publication, etc., of rules.

23. (1) Every power to make rules conferred by this Regulation is subject to the condition of the rules being made after previous publication in such manner as the Government may, by notification in the official Gazette direct.

(2) All rules made by the Government shall be published in the official Gazette, and on such publication shall have effect as if enacted by this Regulation.

SCHEDULE

TESTING.

(See section 3.)

I.—Nature of the Test-apparatus.

The apparatus consists of the following parts:—

- (1) the oil cup;
- (2) the cover, with slide, test-lamp, and clock work arrangement for opening and closing the holes in the cover and for dipping the test flame;
- (3) the water-bath or heating vessel;
- (4) the tripod stand with jacket and spirit-lamp for heating the water-bath;
- (5) the thermometer for indicating the temperature of the oil in the oil-cup;
- (6) the thermometer for indicating the temperature of the water in the water-bath;
- (7) the thermometer for indicating the temperature of the oil before it is poured into the oil-cup;
- (8) the dropping bottle or pipette for replenishing the test lamp; and
- (9) a barometer standardised at the Meteorological Office of the State or at any other place appointed by the Government.

The oil-cup is cylindrical flat-bottom vessel made of gun-metal or brass, and tinned or silvered inside. A gauge is fixed to the inside of the cup to regulate the height to which it is to be filled with the sample under examination.

The cup is provided with a close-fitting overlapping cover, which carries the thermometer, the test-lamp and the adjuncts thereto. The test lamp is suspended upon two supports by means of trunnions, which allow it to be easily inclined to a particular angle and restored to its original position. The socket in the cover, which is to hold a round bulb thermometer for indicating the temperature of the oil during the testing operation, is so adjusted that the bulb of the latter is always inserted in a definite position below the surface of the liquid.

The cover is provided with three holes, one in the centre and two smaller ones close to the sides. These are closed and opened by means of a pivoted slide. When the slide is moved so as to uncover the holes, the suspended lamp is caught by a projection fixed on the slide, and tilted in such a way as to bring the end of spout just below the surface of the lid. As the slide moves back so as to cover the holes, the lamp returns to its original position. Upon the cover, in front of and in a line with the nozzle of the lamp, is fixed a white bead, the diameter of which represents the size of the test-flame to be used.

The water-bath or heating vessel is so constructed that, when the oil-cup is placed in position in it, an air-space or air-chamber intervenes between the two: consequently, in applying the test under ordinary circumstances, the heat is transmitted gradually to the oil from the hot water through the air space. The water-bath is fitted with a socket for receiving a long bulb thermometer, to indicate the temperature of the water. It is also provided with a funnel, an overflow-pipe and two handles.

The water-bath rests upon a tripod stand, which is fitted with a copper cylinder or jacket, so that the bath is surrounded by an enclosed air-space, which retains and regulates the heat. One of the legs of the stand serves as a support for a spirit-lamp, which is attached to it by a small swing bracket.

The clock-work arrangement, by which during the operation of testing the slide is withdrawn and the test-flame dipped into the cup and raised again as the slide is replaced, is provided with a ratchet key for setting it in action for each test, and with trigger for starting it each time that the test-flame is applied.

II.—Directions for drawing the sample and preparing it for testing.

1. *Drawing the sample.*—In all cases the testing officer or some person duly authorized by him shall personally superintend the drawing of the sample from an original unopened tin or other vessel.

An opening, sufficiently large to admit of the oil being rapidly poured or syphoned from the tin or other vessel shall be made.

Two bottles, each of the capacity of about forty fluid ounces, are to be filled with the oil. One of these, the contents of which are intended to be preserved for reference in case of need, is to be carefully corked, the cork being well driven home, cut off level with the neck, and melted sealing-wax worked into it. The other bottle may be either stoppered or corked.

2. *Preparing the sample for testing.*—About ten fluid ounces of the oil, sufficient for three tests, are transferred from the bottle into which the sample has been drawn to a pint-flask or bottle, which is to be immersed in water artificially cooled until a thermometer, introduced into the oil, indicates a temperature not exceeding 50° Fahrenheit.

3. *Samples of certain mixtures.*—Samples of liquid, and viscous and sedimentary, petroleum mixtures shall be prepared for testing in the manner prescribed by the two foregoing directions.

III.—Directions for preparing and using the Test apparatus.

1. *Preparing the water-bath.*—The water-bath is filled by pouring water into the funnel until it begins to flow out at the overflow-pipe. The temperature of the water at the commencement of each test, as indicated by the long bulb thermometer, is to be 130° Fahrenheit, and this is attained in the first instance by mixing hot and cold water, either in the bath or in a vessel from which the bath is filled, until the thermometer which is provided for testing the temperature of the water gives the proper indication, or the water is heated by means of the spirit-lamp.

(which is attached to the stand of the apparatus) until the required temperature is indicated.

2. *Preparing the test lamp.*—The test-lamp is fitted with a piece of cylindrical wick of such thickness that it fills the wick-holder, but may readily be moved to and fro for the purpose of adjusting the size of the flame. In the body of the lamp, upon the wick, which is coiled within it, is placed a small tuft of cotton wool, moistened with petroleum, any oil not absorbed by the wool being removed. When the lamp has been lighted the wick is adjusted by means of a pair of forceps until the flame is of the size of the bead fixed on the cover of the oil-cup; should a particular test occupy so long a time that the flame begins to get smaller, through the supply of oil in the lamp becoming exhausted, three or four drops of petroleum are allowed to fall up on the tuft of wool in the lamp from the dropping bottle or pipette provided for the purpose. This can be safely done without interrupting the test.

3. *Filling the oil-cup.*—The oil-cup having been previously cooled, by placing it bottom downwards in water at a temperature not exceeding 50° Fahrenheit, is to be rapidly wiped dry, placed on a level surface in a good light, and the oil to be tested is poured in very slowly, without splashing, until its surface is level with the point of the gauge which is fixed in the cup. The round bulb thermometer is inserted into the lid of the cup, care being taken that the projecting rim of the collar touches the edge of the socket; the test-lamp, prepared as already described is placed in position, and the cover is then put on to the cup and pressed down so that its edge rests on the rim of the cup.

4. *Application of the test.*—The water-bath, with its thermometer in position, is placed in some locality where it is not exposed to currents of air, and where the light is sufficiently subdued to admit of the size of the entire test-flame being compared with that of the bead on the cover. The cup is carefully lifted without shaking it, and placed in the bath, the test-lamp is lighted, and the clock work wound up by turning the key. The thermometer in the oil-cup is now watched, and, when the temperature has reached 56° Fahrenheit, the clockwork is set in motion by pressing the tigger.

If flash takes place, the clock work is at once rewound and the tigger pressed at 57° Fahrenheit; and so on, at every degree rise of temperature, until the flash occurs, or until a temperature of 95° Fahrenheit has been reached.

If the flash takes place at any temperature below 77° Fahrenheit, the temperature at which it occurs is to be recorded. Two fresh portions of the sample are then to be successively tested in a similar manner, and the results recorded. If no greater difference than 2° Fahrenheit exists between any two of the three recorded results, and if in no instance the flash has taken place within eight degrees of the temperature at which the testing is commenced, each result is to be corrected for atmospheric pressure as hereafter described, and the average of the three corrected results is the flashing point of the sample. In the event of there being a greater difference than 2° Fahrenheit between any two of the results, while in no instance has the flash taken place within eight degrees of the temperature at which the testing was commenced, the series of tests is to be rejected, and a fresh series of three similarly obtained, and so on, until a sufficiently concordant series is furnished, when the results are to be corrected and the average taken in the manner already described.

If, however a flash has occurred at or below 64° when the test is applied in the manner above described, the next testing shall be commenced ten degrees lower than the temperature at which the flash had been previously obtained (that is to say, at 54° or thereunder), and this procedure shall be continued until the results of three consecutive tests do not show a greater

difference than 2° and until a flash has not occurred in any of the three tests within eight degrees of the temperature at which the testing is commenced: Provided always that, if at the commencement of the series of tests a flash has occurred on the first application of the test flame at 56° , and if a flash has also occurred on the first application of the flame in each of three successive tests in which, thereupon, the test-flame is first applied at 46° as above directed; the testing officer shall certify that the petroleum has a flashing point below 47° , and the sample shall be reported dangerous.

If a temperature of 76° Fahrenheit has been reached without a flash occurring, the application of the test-flame is to be continued at every degree rise of temperature until a temperature of 95° Fahrenheit has been reached. If no flash has occurred up to this point, and if the petroleum is declared to be imported subject to the provisions of the Regulation, the tests shall not be continued, and the testing officer shall certify that the petroleum has a flashing point over 95° and is not dangerous. But, if the petroleum is oil ordinarily used for lubricating purposes and is declared to have its flashing point at or above 200° or is oil to which a notification of the Government exempting it from the operation of the Regulation will be applicable in the event of the flashing point being found to be at or above 120° , the test shall be continued as follows:—The oil-cup is to be removed from the water-bath, and the temperature of the water in the water-bath is to be reduced to 95° Fahrenheit by pouring cold water into the funnel (the hot water escaping by the overflow-pipe). The air-chamber is then to be filled to a depth of $1\frac{1}{2}$ inches with water at a temperature of about 95° Fahrenheit; the oil-cup is to be replaced in the water-bath and the spirit-lamp attached to the water-bath is to be lighted and placed underneath. The test flame is then to be again applied, from 96° Fahrenheit, at every degree rise of temperature as indicated by the thermometer in the oil-cup until a flash takes place or until a temperature of 200° Fahrenheit, or 120° Fahrenheit, as the case may be, has been reached. If during this operation the test flame appears to diminish in size, the lamp is to be replenished in the manner prescribed at 2 without interrupting the test. If a flash occurs at any temperature between 76° and 200° Fahrenheit the temperature at which it occurs, subject to correction for atmospheric pressure, is the flashing point of the sample.

In repeating a test a fresh sample of oil must always be used; the tested sample being thrown away, and the cup must be wiped dry from any adhering oil and cooled, as already described, before receiving the fresh sample.

5. *Correction for atmospheric pressure.*—As the flashing point of an oil is influenced by changes in atmospheric pressure to an average extent of 1.6° Fahrenheit for every inch of the barometer, a correction of the observed flashing point may become necessary. The height of the barometer must therefore be determined at the time of making the test for the flashing point. The true height of the barometer for the purpose of the test shall be considered to be the height of the column of mercury measured at 32° Fahrenheit, which is supported by the air pressure at the time of the experiment; that is the actual height of the barometer at the time of observation duly corrected for any error of the instrument and for its temperature, if necessary. For the purpose of applying the correction to the flashing point of the oil obtained by the test, a table is appended to this schedule giving the flashing points of oils ranging from 65° to 80° Fahrenheit, under pressure ranging from 27 to 31 inches of mercury.

The table is used in the following manner:—

Example.—An oil has given a flashing point of 71° , the barometer being at 28.6 inches; take the nearest number to 71° in the vertical column headed 28.6. This number is 70.8. Substitute for this the number in the same horizontal line in the column headed 30 (the normal height of the barometer). The substituted number, that is, the true flashing point of the oil, is 73° .

Directions for testing petroleum mixtures.

6. *Liquid mixtures.*—Where the petroleum mixture is wholly liquid, flows quite freely, and does not contain any sediment or thickening ingredient, such mixture is tested in the same manner as ordinary petroleum.

7. *Viscous and sedimentary mixtures.*—Where the petroleum mixture contains an undissolved sediment, as in the case of some metal polishes, which can be separated by filtration or by settlement and decantation, the sediment may be so separated and the decanted liquid may be tested in the same manner as ordinary petroleum.

In carrying out such separation, care must be taken to minimise the evaporation of the petroleum. The separation of the sediment must not be effected by distillation.

Where the petroleum mixture is such that sediment cannot be separated by the aforementioned means, or where it is of a viscous nature as in the case of India-rubber solution, quick drying paints, etc., such mixture shall be tested in a modified apparatus, which differs from that prescribed in Part I only in the addition of a stirrer to equalize the temperature throughout the sample under test.

In carrying out the test of a viscous petroleum mixture, this stirrer shall be constantly revolved at a slow speed, except when applying the test flame, with the fingers, the direction of revolution being that of the hand of a clock.

With the exception of the use of the stirrer, the manner of carrying out the test shall be the same as in the case of ordinary petroleum.

The stirrer may be removed by grasping the spindle just above the blades with the finger and thumb, and unscrewing the upper sheath. The opening in the lid, through which the stirrer passes, may then be closed by a plug provided for the purpose.

When this has been done, the apparatus shall be deemed to comply with the specification set forth in this schedule and may be used for testing ordinary petroleum.

A model of the aforementioned apparatus will be deposited in the office of the Chemical Examiner to Government, Bangalore, and the provisions of section 19 of the Petroleum Regulation, in regard to verification and stamping shall apply also to such apparatus as though it were the apparatus prescribed by the said Regulation.

For the purpose of carrying out such verification the stirrer shall be removed and the opening plugged as hereinbefore directed. The apparatus shall then be tested with ordinary petroleum. The stirrer shall be verified by comparison of measurements.

IV.—*Directions for determining the flashing point of petroleum and petroleum mixtures which are not fluid at ordinary temperatures but liquefy when heated in a water-bath, or which are liquid at ordinary temperatures but solidify on being cooled to 50° F.*

1. *Nature of the test apparatus.*—The instrument employed is the Abel-Pensky petroleum testing apparatus, fitted with an additional thermometer to indicate the temperature of the oil in close proximity to the walls of the cup. This thermometer has a cylindrical bulb, $\frac{7}{8}$ inch in length and $\frac{1}{8}$ inch in diameter. It is scaled from 450 to 1650 Fahrenheit, ten degrees on the scale occupying $\frac{3}{8}$ inch. The thermometer is held vertically in a socket attached to the cover of the oil-cup in such a position that the bulb is $\frac{1}{16}$ inch from the side of the cup.

(The thermometer can be removed and the orifice which is provided for it closed by means of an india-rubber plug, if the apparatus is required for testing petroleum in the ordinary way.)

2. *Directions for preparing the sample for testing.*—About ten fluid ounces of the oil are placed in a pint-flask, the mouth of which is then closed with an india-rubber stopper and the sample is liquefied by placing the flask in a water-bath, the temperature of which is only raised sufficiently high to liquefy the oil.

3. *Directions for preparing and using the test-apparatus.*—

The water-bath and test-lamp are to be prepared in the manner prescribed in Part III of this Schedule. The oil-cup is to be filled with the liquefied oil, and the cover (into which both thermometers are to be previously inserted) placed on it, care being taken that the bulb of the additional thermometer is not brought into contact with the bracket-gauge fixed inside the cup. The oil-cup is then to be placed in a refrigerator, or plunged up to the projecting collar in water maintained at sufficiently low temperature, until both thermometers indicate the temperature at which the testing of petroleum is directed in Part III of this Schedule to be commenced. The oil-cup is then to be removed, wiped dry and placed in the water-bath, and the testing effected in the manner prescribed in Part III of this Schedule, the temperature indicated by the additional (vertical) thermometer alone being noted, and the average of three determinations, duly corrected for atmospheric pressure, being recorded as the flashing point of the sample, provided that no greater difference than 4° Fahrenheit exists between any two of such results.

Table for correction of Flashing Points indicated by the test for Variations in Barometric Pressure on either side of Thirty Inches.

Barometer in Inches.												
27	27.2	27.4	27.6	27.8	28	28.2	28.4	28.6	28.8	29	29.2	29.4
Flashing Point in Degrees Fahrenheit												
60.2	60.5	60.8	61.2	61.5	61.8	62.1	62.4	62.8	63.1	63.4	63.7	64
61.2	61.5	61.8	62.2	62.5	62.8	63.1	63.4	63.8	64.1	64.4	64.7	65
62.2	62.5	62.8	63.2	63.5	63.8	64.1	64.4	64.8	65.1	65.4	65.7	66
63.2	63.5	63.8	64.2	64.5	64.8	65.1	65.4	65.8	66.1	66.4	66.7	67
64.2	64.5	64.8	65.2	65.5	65.8	66.1	66.4	66.8	67.1	67.4	67.7	68
65.2	65.5	65.8	66.2	66.5	66.8	67.1	67.4	67.8	68.1	68.4	68.7	69
66.2	66.5	66.8	67.2	67.5	67.8	68.1	68.4	68.8	69.1	69.4	69.7	70
67.2	67.5	67.8	68.2	68.5	68.8	69.1	69.4	69.8	70.1	70.4	70.7	71
68.2	68.5	68.8	69.2	69.5	69.8	70.1	70.4	70.8	71.1	71.4	71.7	72
69.2	69.5	69.8	70.2	70.5	70.8	71.1	71.4	71.8	72.1	72.4	72.7	73
70.2	70.5	70.8	71.2	71.5	71.8	72.1	72.4	72.8	73.1	73.4	73.7	74
71.2	71.5	71.8	72.2	72.5	72.8	73.1	73.4	73.8	74.1	74.4	74.7	75
72.2	72.5	72.8	73.2	73.5	73.8	74.1	74.4	74.8	75.1	75.4	75.7	76
73.2	73.5	73.8	74.2	74.5	74.8	75.1	75.4	75.8	76.1	76.4	76.7	77
74.2	74.5	74.8	75.2	75.5	75.8	76.1	76.4	76.8	77.1	77.4	77.7	78
75.2	75.5	75.8	76.2	76.5	76.8	77.1	77.4	77.8	78.1	78.4	78.7	79
76.2	76.5	76.8	77.2	77.5	77.8	78.1	78.4	78.8	79.1	79.4	79.7	80
77.2	77.5	77.8	78.2	78.5	78.8	79.1	79.4	79.8	80.1	80.4	80.7	81
78.2	78.5	78.8	79.2	79.5	79.8	80.1	80.4	80.8	81.1	81.4	81.7	82
79.2	79.5	79.8	80.2	80.5	80.8	81.1	81.4	81.8	82.1	82.4	82.7	83
80.2	80.5	80.8	81.2	81.5	81.8	82.1	82.4	82.8	83.1	83.4	83.7	84
81.2	81.5	81.8	82.2	82.5	82.8	83.1	83.4	83.8	84.1	84.4	84.7	85
82.2	82.5	82.8	83.2	83.5	83.8	84.1	84.4	84.8	85.1	85.4	85.7	86
83.2	83.5	83.8	84.2	84.5	84.8	85.1	85.4	85.8	86.1	86.4	86.7	87
84.2	84.5	84.8	85.2	85.5	85.8	86.1	86.4	86.8	87.1	87.4	87.7	88
85.2	85.5	85.8	86.2	86.5	86.8	87.1	87.4	87.8	88.1	88.4	88.7	89
86.2	86.5	86.8	87.2	87.5	87.8	88.1	88.4	88.8	89.1	89.4	89.7	90
87.2	87.5	87.8	88.2	88.5	88.8	89.1	89.4	89.8	90.1	90.4	90.7	91
88.2	88.5	88.8	89.2	89.5	89.8	90.1	90.4	90.8	91.1	91.4	91.7	92
89.2	89.5	89.8	90.2	90.5	90.8	91.1	91.4	91.8	92.1	92.4	92.7	93
90.2	90.5	90.8	91.2	91.5	91.8	92.1	92.4	92.8	93.1	93.4	93.7	94
91.2	91.5	91.8	92.2	92.5	92.8	93.1	93.4	93.8	94.1	94.4	94.7	95
92.2	92.5	92.8	93.2	93.5	93.8	94.1	94.4	94.8	95.1	95.4	95.7	96
93.2	93.5	93.8	94.2	94.5	94.8	95.1	95.4	95.8	96.1	96.4	96.7	97
94.2	94.5	94.8	95.2	95.5	95.8	96.1	96.4	96.8	97.1	97.4	97.7	98
95.2	95.5	95.8	96.2	96.5	96.8	97.1	97.4	97.8	98.1	98.4	98.7	99
96.2	96.5	96.8	97.2	97.5	97.8	98.1	98.4	98.8	99.1	99.4	99.7	100

REGULATION II OF 1923.

(PASSED AS AN EMERGENCY REGULATION)

*(Received the assent of His Highness the Maharaja on the second day of February 1923.)***A Regulation to extend the period of the present additional members of the Mysore Legislative Council.**

Whereas it is expedient to extend the period of the present additional members of the Mysore Legislative Council; His Highness the Maharaja is pleased to enact, under Section 15 of the Mysore Legislative Council Regulation, 1907, as follows:—

Notwithstanding anything contained in the Mysore Legislative Council Regulation, 1907, as amended by Regulation IX of 1917, the period of appointment of the existing additional members of the Council shall be deemed to continue till, and to cease on, the 17th August 1923.

A. R. BANERJI,

Dewan.

NOTIFICATION.

Under Rule 31 of the Rules for the conduct of business of the Mysore Legislative Council, the accompanying Bill further to amend the Mysore Village Courts Regulation, 1913, is published for general information with the statement of objects and reasons.

By Order,

J. APPAJI GOWDA,

Secretary, Mysore Legislative Council.

Bill to amend the Mysore Village Courts Regulation, VII of 1913,

WHEREAS, it is expedient further to amend the Mysore Village Courts Regulation, 1913, His Highness the Maharaja of Mysore is pleased to enact as follows:—

Substitution
of a New
Section for
Section 76.

For Section 76 of the Regulation, the following Section shall be substituted, namely:—

"The Court-fee leviable in the case of suits filed in village Courts will be determined from time to time by the Government, but in no case it shall exceed half the fee chargeable under the Court-fees Regulation."

Statement of objects and reasons.

The establishment of the Village Courts under the Mysore Village Courts Regulation, 1913, is much appreciated by the public as is evidenced by the various requisitions for the opening of new Courts or the grouping of new villages with existing ones. The institutions in these Courts have become heavy and in many cases clerical assistance is demanded.

No fees are charged at present for the suits filed in these Courts. Government are not in a position to give the necessary clerical assistance on account of the existing financial stringency. The Representative Assembly has unanimously agreed to the levy of Court-fee. It is therefore considered desirable to levy a Court-fee not exceeding half the fee ordinarily payable on complaints filed in Civil Courts.

The annexed bill has been prepared to give effect to the above proposal.

NOTIFICATION.

No. P. 6980—*Legis.* 52-21, dated 12th February 1923.

(ERRATUM)

In the second line of clause (aa) of the Proviso inserted by sub-section (1) of Section 4 of the Mysore Stamp (Amendment) Regulation 1922, published in part III of the *Mysore Gazette* of 18th January 1923, for the words "out of" occurring between the words "executed" and "Mysore," substitute the word "in." The clause should read as follows:—

(aa) every instrument mentioned in Schedule I-A as chargeable with duty under that Schedule, which, not having been previously executed by any person, is executed in Mysore on or after the first day of February 1923.

By Order,

G. ARAVAMUDU IYENGAR,

Secretary to Government,

General Department.



The Mysore Gazette.

Vol. 58.] PUBLISHED BY AUTHORITY. [No. 8.

BANGALORE, THURSDAY, FEBRUARY 22, 1923.

PART III.

Legislative Measures and Rules thereunder.

NOTIFICATION.

No. L. 589C—L. B. 92-22-2, dated 19th February 1923.

A comma shall be inserted after the words 'Local Board' in para (b) of Rule 6 of the rules regulating elections to Taluk Boards by holders, proprietors of land, etc., included among other rules framed under Section 37 (a) of the Mysore Local Boards and Village Panchayets Regulation, 1918, and published with Notification No. R. 7559—L. B. 54-18-1, dated the 18th December 1918, at pages 1 to 11 in Part III of the *Mysore Gazette*, dated the 2nd January 1919.

No. Fl. 3682—Ex. 12-22-14, dated 19th February 1923.

In supersession of Notification No. R. 2080—Ex. 31-21-7, dated 25th October 1921, it is hereby notified for general information that, with effect from 1st July 1923, the price at which Government sells opium to licensed vendors will be raised from Rs. 63 to 70 per seer of 80 tolas.

By Order,

T. E. JEYARAMA AIYAR,
Secretary to Government,
Revenue Department.



The Mysore Gazette.

Vol. 58.]

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[No. 10.]

BANGALORE, THURSDAY, MARCH 8, 1923.

PART III.

Legislative Measures and Rules thereunder.

NOTIFICATION.

No. 659—L. C., dated 7th March 1923.

A meeting of the Mysore Legislative Council will be held in the Public Offices Buildings, Bangalore, at 12 noon on Monday the 16th April 1923.

By Order,
J. APPAJI GOWDA,
Secretary, Mysore Legislative Council



The Mysore Gazette.

Vol. 58.]

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[No. 11.]

BANGALORE, THURSDAY, MARCH 15, 1923.

PART III.

Legislative Measures and Rules thereunder.

NOTIFICATION.

No. Fl. 4191—Ex. 60-22-5, dated 9th March 1923.

Under Sections 16 and 29 of the Mysore Excise Regulation, V of 1901, and in exercise of all other powers enabling them in this behalf, the Government of His Highness the Maharaja of Mysore are pleased to amend the rules regulating the sales of Excise privileges embodied in Notification No. R. 9208—Ex. 14-18-9, dated 13th February 1920, as follows:—

1. In condition 27 of the general conditions of retail vend-licenses, under the heading III, after the words "Railway Cess," add the words "and Education Cess."
2. Insert the following as a new condition 11 among the special conditions applicable to arrack licenses under the heading IV:—

"Every arrack shop should maintain a testing stand or a fixed board on the gulla for placing the trial glass of liquor for testing purposes."

By Order,

T. E. JEYARAMA AIYAR,
Secretary to Government,
Revenue Department.

NOTIFICATION.

No. 704—L. C., dated 13th March 1923.

Under Rule 40 of the rules for the conduct of business of the Mysore Legislative Council, the following Report of the Select Committee on the Bill to provide for suits against Government and the Bill to amend the Civil Procedure Code is published for general information:

By Order,
J. APPAJI GOWDA,
Secretary, Mysore Legislative Council.

**Report of the Select Committee on the Bill
to provide for suits against Government and
the Bill to amend the Civil Procedure Code.**

We, the undersigned members of the Select Committee to which the Bill to provide for suits against Government and the Bill to amend the Code of Civil Procedure had been referred, have the honor to submit this our report:—

Bill to provide for suits against Government.

Clause 1, Sub-Clause (iii).—We recommend that the Regulation may be brought into force soon after its promulgation. So, the words 'at once' are substituted for the word 'or' at the end of this sub-clause.

Clause 2, Sub-Clause (a).—We consider that the word 'wrongful' may be substituted for the word "unlawful."

Sub-Clause (f).—The sub-clause as at present worded is liable to the construction that the injured party may claim compensation for injury caused even in the ordinary course of the management of the concern. As it is not intended to make the position of Government worse than that of a private employer, we recommend that for the words "caused in any business concern managed by Government," the following words be substituted:—"due to wrongful act, neglect or default in the management of any industrial concern owned by Government."

Bill to amend the Code of Civil Procedure.

In clause 3 we consider that in order to make the meaning clear the word "against" should be repeated and hence we recommend that the word "against" be inserted after the words the "the Government or."

In sub-clause (ii) of the same clause we consider it necessary to insert commas after the word "been" and "Government" occurring in the first line.

In clause 4 also the word "against" has to be inserted after the words "the Government or."

We consider that as the amendments are only a few the Bills as amended by us need not be published and recommend that they be passed as thus amended.

MIR HAMZA HUSEIN.
K. MATTHAN.
M. C. RANGIENGAR.
M. RAMACHANDRA RAO.
B. N. VIJAYA DEVA.
H. VENKATARAMAIA.
G. PARAMASIVIAH.
B. V. RAMASWAMY CHETTY.
K. SHANKARANARYANA RAO.

Note.—The approval of Mr. D. Venkatesaiya will be notified on receipt.



SUPPLEMENT TO

The Mysore Gazette.

PUBLISHED BY AUTHORITY.

BANGALORE, THURSDAY, MARCH 15, 1923.

PART III.

Legislative Measures and Rules thereunder.

NOTIFICATION.

No. 706—L. C., dated 15th March 1923.

Under Rule 40 of the Rules for the conduct of business of the Mysore Legislative Council, the following Report of the Select Committee on the Income-tax Bill is published for general information with the Bill as amended by them.

By Order,
J. APPAJI GOWDA,
Secretary, Mysore Legislative Council.

Report of the Select Committee appointed to consider the Income-tax Bill.

We the undersigned members of the Select Committee to which the Income-tax Bill was referred, have considered the Bill and have the honor to submit this, our report.

Clause 1:—We consider that the Regulation may be brought into force from 1st July 1923 and hence we recommend that the word and figures "July 1923" be added at the end of sub-clause (3) of this clause.

Clause 2, sub-clause (3):—Consistently with the alphabetical order in which the expressions occurring in the Bill are defined, this sub-clause may be placed between the definitions of "company" and "Income-tax officer" and the sub-clauses renumbered accordingly.

Clause 2, sub-clause (5):—As there will be only one Commissioner for the whole of the State, the indefinite article "a" before the words "Commissioner of Income-tax" is unnecessary and may be omitted.

Clause 2, sub-clause (7):—The addition of sub-clause (2) under clause 5, recommended below, renders the words "and includes a Deputy Commissioner of Income-tax in respect of incomes assessed by him" unnecessary. These words may therefore be omitted.

Clause 3:—Since the Regulation has to come into force from 1st July 1923, the figures "1923" may be inserted after the word "July" occurring in the first line.

Clause 4, sub-clause (3):—In sub-division (vi) of this sub-clause the word "specially" may be altered into "specifically".

Clause 5:—In lieu of the present sub-clauses (2) and (3), we suggest the insertion of the following sub-clause, drafted on the lines of section 5 (4) of the Indian Act, as it is more compendious and makes provision for the continuance, which we consider necessary, of the existing system under which individual officers exercise the powers of an assessing authority in respect of particular classes of income and of an appellate authority in respect of others. The sub-clause, as adopted, will read as follows:—

(2) The Commissioner of Income-tax, Deputy Commissioners of Income-tax and Income-tax officers shall be appointed by the Government by notification in the Official Gazette. They shall perform their functions in respect of such classes of persons and such classes of income and in respect of such areas as the Government may direct. The Government may, by general or special notification in the Official Gazette, direct that the powers conferred on the Income-tax Officer and the Deputy Commissioner by or under this Regulation shall, in respect of any specified case, or classes of cases, be exercised by the Deputy Commissioner and the Commissioner respectively, and for the purposes of any case in respect of which such notification applies references in this Regulation or in any rules made hereunder to the Income-tax Officer and the Deputy Commissioner shall be deemed to be references to the Deputy Commissioner and the Commissioner respectively.

Sub-clause (4):—Consequent on the changes recommended above, this sub-clause will have to be renumbered as sub-clause (3) and the words and figure “sub-section (3)” altered to “sub-section (2)” and the words “appointed under sub-section (2)” at the end of the sub-clause deleted.

Clause 7, sub-clause (2):—We consider that this provision should include also cases of persons who may be at the time of payment even outside India. We therefore recommend that the words “outside Mysore” be substituted for the words “in any part of India”.

Clause 9:—We consider that as in the present Regulation the allowances in respect of incomes from property should also include any local rate or municipal tax that might be paid by the owner. Hence we recommend that the words “local rates or municipal taxes” be inserted after the words “land revenue” occurring in sub-division (v) of sub-clause (1) of this clause.

Clause 10:—In proviso (c) to sub-division (vi) and in sub-division (vii) of sub-clause (2) of this clause, we recommend that the words “under the Mysore Income-tax Regulation, 1920,” be substituted for the words “any Regulation repealed hereby” as the Mysore Income-tax Regulation, 1920, is the only Regulation that will be repealed by this Bill.

Sub-clause (4):—We recommend that the words “or gains” be inserted after the word “profits” occurring in the two places and that for the words “accruing from the transactions in British India” the words “appearing to the assessing officer to be due to the transactions in British India” be substituted as in the existing Regulation.

Clause 11 (3):—We recommend that in this sub-clause also, the words “outside Mysore” be substituted for the words “in any part of India.”

Clause 16 sub-clause (1):—In line 5 between the words “Mysore” and “shall” the following words may be added “in respect of which deduction is allowed under section 10 sub-section (4).”

Clause 28 (2):—We recommend that in place of the indefinite article “a” occurring before the words “Deputy Commissioner” and “Commissioner,” the definite article be inserted.

Clause 33:—We consider that the words “of his own motion” are unnecessary and may be omitted.

Consequent on the insertion of the new sub-clause (2) to clause 5, the words “or by himself when exercising the powers of a Deputy Commissioner under sub-section 2 of section 5” will have to be added at the end of sub-clause (1) to this clause.

We consider that Government also should have the power of review and we accordingly recommend that the following new clause be added after clause 59 which deals with the powers of Government.

“59 A. The Government may call for and examine the records of the proceedings of any Income-tax authority for the purpose of satisfying itself as to the legality or propriety of any decision or order passed and as to the regularity of the proceedings of such authority.

If in any case it shall appear to the Government that any decision or order or proceedings of such authority

Power to call for and examine the records of proceedings of Income-tax authorities.

should be modified, annulled, or reversed, the Government may pass such orders not inconsistent with this Regulation as it deems fit.

Provided that it shall not annul, modify, or alter in any way an order passed by the Commissioner under section 66."

Clause 42 sub-clause (2):—The words "or a British Subject" may be inserted after the words "a subject of His Highness the Maharaja" as the omission of these words is obviously not intended.

Clause 46 sub-clause (3):—"We consider that the power to direct the recovery of arrears of income-tax by processes enforceable for the recovery of any arrear of municipal tax should remain with the Government; we accordingly recommend that the word "Government" be substituted for the word "Commissioner."

Clause 54:—As clause 49 provides or relief in respect of United Kingdom income-tax on incomes on which Mysore income-tax has been paid, disclosures of such facts as may be necessary for the grant of such relief should also be permitted. We therefore recommend that proviso (d) to section 54 (2) of the British Indian Act XI of 1922 be adopted as follows:—

"(d) of such facts, to an authorised officer, of the United Kingdom, as may be necessary to enable relief to be given under section 27 of the Finance Act, 1920 or a refund to be given under section 49 of this Regulation."

Clause 63 (2):—We consider that the word "on" before the words "the manager" is unnecessary and may therefore be omitted.

Clause 66:—As the provision of the payment of a fee while applying for a reference to the Chief Court, on a question of law is intended to discourage frivolous applications, we consider that it is but equitable that such fee should be refunded in cases where the Chief Court decides in favour of the assessee on such references. We accordingly recommend that the following additional proviso be added to sub-clause (2) of this clause.

"Provided further that the Commissioner shall refund the fee paid, if the decision of the Chief Court on a reference made under this section, is in favour of the assessee."

As there will be only one commissioner for the whole State, we consider that the words "by whom it was stated" and "by whom the case was stated" occurring in sub-clauses (4) and (5) are unnecessary and may be omitted.

Clause 68:—We recommend that the figures '1923' be inserted after "30th day of June" occurring in the second proviso of this clause.

We have considered the representation of the Chamber of Commerce that the levy of super-tax may be deferred for the present and we are of opinion that the question having already been discussed and the principle of the levy having been accepted by the Legislative Council, it is not open to the Select Committee to reconsider the same.

(i) Subject No. 64 Reduction of the rate of Income-tax levied on Joint Stock Companies.
(ii) Subject No. 67 Local Committees for assessment and relaxation of rules of accounts.

We have also considered the marginally noted representations discussed at the last Dasara Session of the Representative Assembly and referred to us, and we are of opinion that no change in the law as suggested is called for.

We recommend that the Bill be passed as amended by us and that the Bill as amended be published in the Gazette.

MIR HAMZA HUSEIN.
K. P. PUTTANNA CHETTY.
M. SHAMA RAO.
H. CHENNAIAH.
M. N. KRISHNA RAO.
K. CHANDY.

K. MATTHAN.
K. SHANKARANARAYANA RAO.
B. ABDUR RAHMON.
N. S. NANJUNDIAH.
M. C. RANGIENGAR.

Mysore Income-tax Bill.

Bill to consolidate and amend the law relating to Income-tax and to provide for the levy of Super-tax, as amended by the Select Committee.

(Changes made by the select committee are indicated in italics.)

WHEREAS it is expedient to consolidate and amend the law relating to Income-tax and to provide for the levy of Super-tax; His Highness the Maharaja is pleased to enact as follows:—

1. (1) This Regulation may be called the Mysore Income-tax Regulation, 1923.

(2) It extends to the whole of Mysore.

(3) It shall come into force on the first day of *July 1923*.

2. In this Regulation, unless there is anything repugnant in the subject or context,—

(1) “agricultural income” means—

(a) any rent or revenue derived from land which is used for agricultural purposes, and is either assessed to land revenue in Mysore or subject to a local rate assessed and collected by officers of Government as such;

(b) any income derived from such land by—

(i) agriculture, or

(ii) the performance by a cultivator or receiver of rent-in-kind of any process ordinarily employed by a cultivator or receiver of rent-in-kind to render the produce raised or received by him fit to be taken to market, or

(iii) the sale by a cultivator or receiver of rent-in-kind of the produce raised or received by him in respect of which no process has been performed other than a process of the nature described in sub-clause (ii);

Short title, extent and commencement.

Definitions.

- (c) any income derived from any building owned and occupied by the receiver of the rent or revenue of any such land, or occupied by the cultivator, or the receiver of rent-in-kind, of any land with respect to which, or the produce of which, any operation mentioned in sub-classes (ii) and (iii) of clause (b) is carried on:

Provided that the building is on or in the immediate vicinity of the land, and is a building which the receiver of the rent or revenue or the cultivator or the receiver of the rent-in-kind by reason of his connection with the land, requires as a dwelling-house, or as a store-house, or other out-building;

- (2) "assessee" means a person by whom Income-tax is payable;
- (3) "business" includes any trade, commerce, or manufacture or any adventure or concern in the nature of trade, commerce or manufacture;
- (4) "Commissioner" means a person appointed to be Commissioner of Income-tax under section 5.
- (5) "company" means a company as defined in the Mysore Companies Regulation, 1917, or formed in pursuance of an Act of Parliament or of Royal Charter or Letters Patent, or of an Act of the legislature of a British possession, and includes any foreign association carrying on business in Mysore whether incorporated or not, and whether its principal place of business is situate in Mysore or not, which the Government may, by general or special order, declare to be a company for the purposes of this Regulation;
- (6) "Deputy Commissioner" means a person appointed to be a Deputy Commissioner of Income-tax under section 5;
- (7) "Income-tax Officer" means a person appointed to be an Income-tax Officer under section 5;
- (8) "Magistrate" means a Magistrate of the first class, or a Magistrate of the second class specially empowered by the Government to try offences against this Regulation;
- (9) "person" includes a Hindu undivided family;
- (10) "prescribed" means prescribed by rules made under this Regulation;
- (11) "previous year" means—
- (a) the twelve months ending on the 30th day of June next preceding the year for which the assessment is to be made, or, if the accounts of the assessee have been made up to a date within the said twelve months in respect of a year ending on any date other than the said 30th day of June, then at the option of the assessee the year ending on the day to which his accounts have so been made up;

Provided that, if this option has once been exercised by the assessee, it shall not again be exercised so as to vary the meaning of the expression "previous year" as then applicable to such assessee except with the consent of the Income-tax Officer and upon such conditions as he may think fit; or

(b) in the case of any person, business or company or class of person, business or company, such period as may be determined by the Government or by such authority as the Government may authorise in this behalf;

(12) "principal officer," used with reference to a local authority or a company or any other public body or association, means—

(a) the secretary, treasurer, manager or agent of the authority, company, body or association, or

(b) any person connected with the authority, company, body or association upon whom the Income-tax Officer has served a notice of his intention of treating him as the principal officer thereof;

(13) "public servant" has the same meaning as in the Indian Penal Code;

(14) "Registered firm" means a firm constituted under an instrument of partnership specifying the individual shares of the partners of which the prescribed particulars have been registered with the Income-tax Officer in the prescribed manner;

(15) "Total income" means total amount of income, profits and gains from all sources to which this Regulation applies computed in the manner laid down in section 16; and

(16) "Unregistered firm" means a firm which is not a registered firm.

CHAPTER I.

CHARGE OF INCOME-TAX.

3. Income-tax shall be charged for the year beginning with the first day of July 1923 and in respect of each subsequent year, at the rate or rates specified in Schedule I, in accordance with and subject to the provisions of this Regulation, in respect of all income, profits and gains of the previous year of every individual, company, firm and Hindu undivided family.

Application of
Regulation.

4. (1) Save as hereinafter provided, this Regulation shall apply to all income, profits or gains, as described or comprised in section 6, from whatever source derived, accruing or arising, or received in Mysore, or deemed under the provisions of this Regulation to accrue, or arise, or to be received in Mysore.

(2) Profits and gains of a business accruing or arising without Mysore to a person resident in Mysore

shall be deemed to be profits and gains of the year in which they are received or brought into Mysore, notwithstanding the fact that they did not so accrue or arise in that year, provided that they are so received or brought in within three years of the end of the year in which they accrued or arose.

Explanation.—Profits or gains accruing or arising without Mysore shall not be deemed to be received or brought into Mysore, within the meaning of the sub-section by reason only of the fact that they are taken into account in the balance sheet prepared in Mysore.

(3) This Regulation shall not apply to the following classes of income:—

- (i) Any income derived from property held under trust or other legal obligation wholly for religious or charitable purposes, and in the case of property so held in part only for such purposes, the income applied or finally set apart for application thereto.
- (ii) Any income of a religious or charitable institution derived from voluntary contributions and applicable solely to religious or charitable purposes.
- (iii) The income of local authorities.
- (iv) Interest on securities which are held by, or are the property of, any Provident Fund to which the Provident Funds Regulation, 1916, applies.
- (v) Any capital sum received in commutation of the whole or a portion of a pension, or in the nature of consolidated compensation for death or injuries, or in payment of any insurance policy, or as the accumulated balance at the credit of a subscriber to any such Provident Fund.
- (vi) Any special allowance, benefit or perquisite specifically granted to meet expenses wholly and necessarily incurred in the performance of the duties of an office or employment of profit.
- (vii) Any receipts not being receipts arising from business or the exercise of a profession, vocation or occupation, which are of a casual and non-recurring nature, or are not by way of addition to the remuneration of an employee.
- (viii) Agriculture income.
- (ix) Interest received on any security of the Government of India.

In this sub-section "Charitable purposes" includes relief of the poor, education, medical relief, and the advancement of any other object of general public utility.

CHAPTER II.

INCOME-TAX AUTHORITIES.

Income-tax
authorities.

5. (1) There shall be the following classes of Income-tax authorities for the purposes of this Regulation, namely:—

- (a) Commissioner of Income-tax,
- (b) Deputy Commissioners of Income-tax, and
- (c) Income-tax Officers.

(2) *The Commissioner of Income-tax, Deputy Commissioners of Income-tax and Income-tax officers shall be appointed by the Government by notification in the Official Gazette. They shall perform their functions in respect of such classes of persons and such classes of income and in respect of such areas as the Government may direct. The Government may, by general or special notification in the Official Gazette, direct that the powers conferred on the Income-tax Officer and the Deputy Commissioner by or under this Regulation shall, in respect of any specified case or classes of cases, be exercised by the Deputy Commissioner and the Commissioner, respectively, and for the purposes of any case in respect of which such notification applies references in this Regulation or in any rules made hereunder to the Income-tax Officer and the Deputy Commissioner shall be deemed to be references to the Deputy Commissioner and the Commissioner, respectively.*

(3) Deputy Commissioners of Income-tax and Income-tax Officers appointed under sub-section (2) shall, for the purposes of this Regulation be subordinate to the Commissioner of Income-tax.

CHAPTER III.

TAXABLE INCOME.

Heads of in-
come charge-
able to In-
come-tax.

6. Save as otherwise provided by this Regulation, the following heads of income, profits and gains, shall be chargeable to income-tax in the manner hereinafter appearing, namely:—

- (i) Salaries.
- (ii) Interest on securities.
- (iii) Property.
- (iv) Business.
- (v) Professional earnings.
- (vi) Other sources.

Salaries.

7. (1) The tax shall be payable by an assessee under the head "Salaries" in respect of any salary or wages, any annuity, pension or gratuity, and any fees, commissions, perquisites or profits received by him in lieu of, or in addition to, any salary or wages, which are paid by or on behalf of Government, a local authority, a company or any other public body or association, or by or on behalf of any private employer.

Provided that the tax shall not be payable in respect of any sum deducted under the authority of Government from the salary of any individual for the purpose of securing to him a deferred annuity or of making provision for his wife or children, provided that the sum so deducted shall not exceed one-sixth of the salary.

(2) Any income which would be chargeable under this head if paid in Mysore shall be deemed to be so chargeable if paid to a Mysore subject or any employee of the Government of Mysore *outside Mysore* by Government or by a local authority established by Government.

8. The tax shall be payable by an assessee under the head "Interest on securities" in respect of the interest receivable by him on any security of the Government of Mysore, or on debentures or other securities for money issued by or on behalf of a local authority or a company.

Provided that no income-tax shall be payable on the interest receivable on any security of the Government of Mysore issued or declared to be income-tax free.

9. (1) The tax shall be payable by an assessee under the head "Property" in respect of the *bona fide* annual value of property consisting of any buildings or lands appurtenant thereto of which he is the owner, other than such portions of such property as he may occupy for the purposes of his business, subject to the following allowances, namely:—

- (i) where the property is in the occupation of the owner, or where it is let to a tenant and the owner has undertaken to bear the cost of repairs, a sum equal to one-sixth of such value;
- (ii) where the property is in the occupation of a tenant who has undertaken to bear the cost of repairs, the difference between such value and the rent paid by the tenant up to, but not exceeding one-sixth of, such value;
- (iii) the amount of any annual premium paid to ~~insure the property against risk of damage or destruction~~;
- (iv) where the property is subject to a mortgage or charge or to a ground rent, the amount of any interest on such mortgage or charge or of any such ground rent;
- (v) any sums paid on account of land revenue, *local rates or municipal taxes* in respect of the property;
- (vi) in respect of collection charges, a sum not exceeding the prescribed maximum;
- (vii) in respect of vacancies, such sum as the Income-tax Officer may determine having regard to the circumstances of the case;

Provided that the aggregate of the allowances made under this sub-section shall in no case exceed the annual value.

(2) For the purposes of this section, the expression "Annual value" shall be deemed to mean the sum for ~~which the property might reasonably be expected to let from year to year~~:

Provided that, where the property ~~is in the occupation~~ of the owner for the purposes of his own residence, such sum shall, for the purposes of this section, be deemed not to exceed ten per cent of the total income of the owner.

10. (1) The tax shall be payable by an assessee under the head "Business" in respect of the profits or gains ~~of any business carried on by him~~.

(2) Such profits or gains shall be computed after making the following allowances, namely:—

- (i) any rent paid for the premises in which such business is carried on, provided that, when any substantial part of the premises is used as a dwelling house by the assessee, the allowance under this clause shall be such sum as the Income-tax Officer may determine having regard to the proportional part so used;
 - (ii) in respect of repairs, where the assessee is the tenant only of the premises, and has undertaken to bear the cost of such repairs, the amount paid on account thereof; provided that, if any substantial part of the premises is used by the assessee as a dwelling house, a proportional part only of such amount shall be allowed;
 - (iii) in respect of capital borrowed for the purposes of the business, where the payment of interest thereon is not in any way dependent on the earning of profits, the amount of the interest paid;
- Explanation.*—Recurring subscriptions paid periodically by shareholders or subscribers in such Mutual Benefit Societies as may be prescribed, shall be deemed to be capital borrowed within the meaning of this clause.
- (iv) in respect of insurance against risk of damage or destruction of buildings, machinery, plant, furniture, stocks or stores, used for the purposes of the business, the amount of any premium paid;
 - (v) in respect of current repairs to such buildings, machinery, plant, or furniture, the amount paid on account thereof;
 - (vi) in respect of depreciation of such buildings, machinery, plant, or furniture being the property of the assessee, a sum equivalent to such percentage on the original cost thereof to the assessee as may in any case or class of cases be prescribed.

Provided that—

- (a) the prescribed particulars have been duly furnished;
- (b) where full effect cannot be given to any such allowance in any year owing to there being no profits or gains chargeable for that year, or owing to the profits or gains chargeable being less than the allowance, the allowance or part of the allowance to which effect has not been given, as the case may be, shall be added to the amount of the allowance for depreciation for the following year and deemed to be part of that allowance, or, if there is no such allowance for that year, be deemed to be the allowance for that year, and so on for succeeding years; and
- (c) the aggregate of all such allowances made under this Regulation or under the *Mysore Income-tax Regulation, 1920*, shall, in no case

exceed the original cost to the assessee of the buildings, machinery, plant, or furniture, as the case may be ;

(vii) in respect of any machinery or plant which, in consequence of its having become obsolete, has been sold or discarded, the difference between the original cost to the assessee of the machinery or plant as reduced by the aggregate of the allowances made in respect of depreciation under clause (vi), or *under the Mysore Income-tax Regulation, 1920*, and the amount for which the machinery or plant is actually sold, or its scrap value ;

(viii) any sums paid on account of land revenue, local rates or municipal taxes in respect of such part of the premises as is used for the purposes of the business ;

(ix) any expenditure (not being in the nature of capital expenditure) incurred solely for the purpose of earning such profits or gains ;

(3) In sub-section (2), the word "paid" means actually paid or incurred according to the method of accounting upon the basis of which the profits or gains are computed under this section.

(4) In computing the profits or gains of a business which has its headquarters in Mysore but has branches also in British India, or which is carried on partly in Mysore and partly in British India, a deduction shall be allowed of the amount of profits or gains appearing to the Assessing Officer to be due to the transactions in British India.

11. (1) The tax shall be payable by an assessee under the head "Professional earnings" in respect of the profits or gains of any profession or vocation followed by him.

Professional earnings.

(2) Such profits or gains shall be computed after making allowance for any expenditure (not being in the nature of capital expenditure) incurred solely for the purposes of such profession or vocation, provided that no allowance shall be made on account of any personal expenses of the assessee.

(3) Professional fees paid *outside Mysore* to a person ordinarily resident in Mysore shall be deemed to be profits or gains chargeable under this head.

12. (1) The tax shall be payable by an assessee under the head "Other sources", in respect of income, profits and gains of every kind and from every source to which this Regulation applies (if not included under any of the preceding heads).

Other sources.

(2) Such income, profits and gains shall be computed after making allowance for any expenditure (not being in the nature of capital expenditure) incurred solely for the purpose of making or earning such income, profits or gains, provided that no allowance shall be made on account of any personal expenses of the assessee.

Method of accounting.

13. Income profits and gains shall be computed, for the purposes of sections 10, 11 and 12, in accordance with the method of accounting regularly employed by the assessee.

Provided that, if no method of accounting has been regularly employed, or if the method employed is such that, in the opinion of the Income-tax Officer, the income, profits and gains cannot properly be deduced therefrom, then the computation shall be made upon such basis and in such manner as the Income-tax Officer may determine.

Exemptions of a general nature.

14. (1) The tax shall not be payable by an assessee in respect of any sum which he receives as a member of a Hindu undivided family.

(2) The tax shall not be payable by an assessee in respect of—

(a) any sum which he receives by way of dividend as a shareholder in a company where the profits or gains of the company have been assessed to income-tax; or

(b) such an amount of the profits or gains of any firm which have been assessed to income-tax as is proportionate to his share in the firm.

Exemption in the case of life insurances.

15. (1) The tax shall not be payable by an assessee in respect of any sums paid by him to effect an insurance on his own life or on the life of his wife, or in respect of a contract for a deferred annuity on his own life or on the life of his wife, or as a contribution to any Provident Fund to which the Provident Funds Regulation, 1916, applies.

(2) Where the assessee is a Hindu undivided family, there shall be exempted under sub-section (1) any sums paid to effect an insurance on the life of any male member of the family or of the wife of any such member.

(3) The aggregate of any sums exempted under this section shall not, together with any sums exempted under the proviso to sub-section (1) of section 7, exceed one-sixth of the total income of the assessee.

Exemptions and exclusions in determining the total income.

16. (1) In computing the total income of an assessee sums exempted under the proviso to sub-section (1) of section 7, the proviso to section 8, sub-section (2) of section 14 and section 15, and profits or gains in British India of any business carried on both in British India and in Mysore, in respect of which deduction is allowed under section 10, sub-section (4) shall be included.

(2) For the purpose of sub-section (1), any sum mentioned in clause (a) of sub-section (2) of section 14 shall be increased by the amount of income-tax payable by the company in respect of the dividend received.

Reduction of tax which margin above a certain limit is small.

17. Where owing to the fact that the total income of any assessee has reached or exceeded certain limit, he is liable to pay income-tax or to pay income-tax at a higher rate, the amount of income-tax payable by him shall, where necessary, be reduced so as not to exceed the aggregate of the following amounts, namely:—

(a) the amount which would have been payable if his total income had been a sum less by one rupee than that limit, and

(b) the amount by which his total income exceeds that sum.

CHAPTER IV.

DEDUCTIONS AND ASSESSMENT.

18. (1) Income-tax shall, unless otherwise prescribed in the case of any security of the Government of Mysore, be leviable in advance by deduction at the time of payment in respect of income chargeable under the following heads:—

Payment by
deduction at
source.

- (i) "Salaries," and
(ii) "Interest on securities."

(2) Any person responsible for paying any income chargeable under the head "Salaries" shall at the time of payment, deduct income-tax on the amount payable, at the rate applicable to the estimated income of the assessee under this head:

Provided that such person may, at the time of making any deduction, increase or reduce the amount to be deducted under this sub-section for the purpose of adjusting any excess or deficiency arising out of any previous deduction or failure to deduct.

(3) The person responsible for paying any income chargeable under the head "Interest on securities" shall at the time of payment, deduct income-tax on the amount of the interest payable at the maximum rate.

(4) All sums deducted in accordance with the provisions of this section shall, for the purpose of computing the income of an assessee, be deemed to be income received.

(5) Any deduction made in accordance with the provisions of this section shall be treated as a payment of income-tax on behalf of the person from whose income the deduction was made, or of the owner of the security, as the case may be, and credit shall be given to him therefor in the assessment, if any, made for the following year under this Regulation:

Provided that, if such person or such owner obtains, in accordance with the provisions of this Regulation, a refund of any portion of the tax so deducted, no credit shall be given for the amount of such refund.

(6) All sums deducted in accordance with the provisions of this section shall be paid within the prescribed time by the person making the deduction to the credit of the Government of Mysore, or as the Government directs.

(7) If any such person does not deduct and pay the tax as required by this section, he shall, without prejudice to any other consequences which he may incur, be deemed to be personally in default in respect of the tax.

(8) The power to levy by deduction under this section shall be without prejudice to any other mode of recovery:

(9) Every person deducting income-tax in accordance with the provisions of sub-section (3) shall at the time of payment of interest, furnish to the person to whom the interest is paid a certificate to the effect that income-tax has been deducted, and specifying the amount so deducted, the rate at which the tax has been deducted, and such other particulars as may be prescribed.

Payment in
other cases.

19. In the case of income chargeable under any other head than those mentioned in sub-section (1) of section 18, and in any case where income-tax has not been deducted in accordance with the provisions of that section, the tax shall be payable by the assessee direct.

Certificate by
company to
shareholders
receiving
dividends.

20. The principal officer of every company shall, at the time of distribution of dividends, furnish to every person receiving a dividend a certificate to the effect that the company has paid or will pay income-tax on the profits which are being distributed, and specifying such other particulars as may be prescribed.

Annual
return.

21. The prescribed person in the case of every Government office, and the principal officer or the prescribed person in the case of every local authority, company, or other public body or association, and every private employer shall prepare, and, within thirty days from the 30th day of June in each year, deliver or cause to be delivered to the Income-tax Officer in the prescribed form, a return in writing showing—

(a) the name and, so far as it is known, the address, of every person who was receiving on the said 30th day of June, or has received during the year ending on that date, from the authority, company, body, association or private employer, as the case may be, any income chargeable under the head "Salaries" of such amount as may be prescribed;

(b) the amount of the income so received by each such person, and the time or times at which the same was paid;

(c) the amount deducted in respect of income-tax from the income of each such person.

Return of
income.

22. (1) The principal officer of every company shall prepare, and, on or before the fifteenth day of September in each year, furnish to the Income-tax Officer a return, in the prescribed form and verified in the prescribed manner, of the total income of the company during the previous year;

Provided that the Income-tax Officer may, in his discretion, extend the date for the delivery of the return in the case of any company or class of companies.

(2) In the case of any person other than a company whose total income is, in the Income-tax Officer's opinion, of such an amount as to render such person liable to income-tax, the Income-tax Officer shall serve a notice upon him requiring him to furnish, within such period, not being less than thirty days as may be specified in the notice, a return in the prescribed form and verified in the prescribed manner setting forth (along with such other particulars as may be provided for in the notice) his total income during the previous year.

(3) If any person has not furnished a return within the time allowed by or under sub-section (1) or sub-section (2), or having furnished a return under either of those sub-sections, discovers any omission or wrong statement therein, he may furnish a return or a revised return, as the case may be, at any time before the assessment is made, and any return so made shall be deemed to be a return made in due time under this section.

(4) The Income-tax Officer may serve on the principal officer of any company or on any person upon whom a notice has been served under sub-section (2) a notice requiring him, on a date to be therein specified, to produce, or cause to be produced, such accounts or documents as the Income-tax Officer may require:

Provided that the Income-tax Officer shall not require the production of any accounts relating to a period more than three years prior to the previous year.

23. (1) If the Income-tax Officer is satisfied that a return made under section 22 is correct and complete, he shall assess the total income of the assessee and shall determine the sum payable by him on the basis of such return. Assessment.

(2) If the Income-tax Officer has reason to believe that a return made under section 22 is incorrect or incomplete he shall serve on the person who made the return a notice requiring him, on a date to be therein specified, either to attend at the Income-tax Officer's Office or to produce, or to cause to be there produced, any evidence on which such person may rely in support of the return.

(3) On the day specified in the notice issued under sub-section (2); or as soon afterwards as may be, the Income-tax Officer, after hearing such evidence as such person may produce and such other evidence as the Income-tax Officer may require, on specified points, shall, by an order, in writing, assess the total income of the assessee, and determine the sum payable by him on the basis of such assessment.

(4) If the principal officer of any company or any other person fails to make a return under sub-section (1) or sub-section (2) of section 22, as the case may be, or fails to comply with all the terms of a notice issued under sub-section (4) of the same section or, having made a return, fails to comply with all the terms of a notice issued under sub-section (2) of this section, the Income-tax Officer shall make the assessment to the best of his judgment.

24. (1) Where any assessee sustains a loss of profits or gains in any year under any of the heads mentioned in section 6, he shall be entitled to have the amount of the loss set off against his income, profits or gains under any other head in that year.

Set off of loss in computing aggregate income.

(2) Where the assessee is a registered firm, and the loss sustained cannot wholly be set off under sub-section (1), any member of such firm shall be entitled to have set off against any income, profits or gains of the year in which the loss was sustained in respect of which the tax is payable by him such amount of the loss not already set off as is proportionate to his share in the firm.

25. (1) Where any business, profession or vocation commenced after the 30th day of June 1923, is discontinued in any year, an assessment may be made in that year on the basis of the income, profits or gains of the period between the end of the previous year and the date of such discontinuance in addition to the assessment, if any, made on the basis of the income, profits or gains of the previous year.

Assessment in case of discontinued business.

(2) Any person discontinuing any such business, profession or vocation shall give the Income-tax Officer notice of such discontinuance within fifteen days thereof; and, where any person fails to give the notice required by this sub-section, the Income-tax Officer may direct that a sum shall be recovered from him by way of penalty not exceeding the amount of tax subsequently assessed on him in respect of any income, profits or gains of the business, profession or vocation up to the date of its discontinuance.

(3) Where any business, profession or vocation which was in existence at the commencement of this Regulation, and on which tax was at any time charged under the provisions of the Mysore Income-tax Regulation, 1920, is discontinued, no tax shall be payable in respect of the income, profits and gains of the period between the end of the previous year and the date of such discontinuance, and the assessee may further claim that the income, profits and gains of the previous year shall be deemed to have been the income, profits and gains of the said period. Where any such claim is made an assessment shall be made on the basis of the income, profits and gains of the said period, and if an amount of tax has already been paid in respect of the income, profits and gains of the previous year exceeding the amount payable on the basis of such assessment a refund shall be given of the difference.

(4) Where an assessment is to be made under sub-section (1) or sub-section (3), the Income-tax Officer may serve on the person whose income, profits and gains are to be assessed, or, in the case of a firm, on any person who was a member of such firm, at the time of its discontinuance, or, in the case of a company, on the principal officer thereof, a notice containing all or any of the requirements which may be included in a notice under sub-section (2) of section 22, and the provisions of this Regulation shall, so far as may be, apply accordingly as if the notice were a notice issued under that sub-section.

Change in ownership of business.

26. Where any change occurs in the constitution of a firm or where any person has succeeded to any business, profession, or vocation, the assessment shall be made on the firm as constituted, or on the person engaged in the business, profession or vocation, as the case may be, at the time of the making of the assessment.

Cancellation of assessment when cause is shown.

27. Where an assessee or, in the case of a company, the principal officer thereof, within one month from the service of a notice of demand issued as hereinafter provided, satisfies the Income-tax Officer that he was prevented by sufficient cause from making the return required by section 22, or that he did not receive the notice issued under sub-section (4) of section 22, or sub-section (2) of section 23, or that he had not a reasonable opportunity to comply, or was prevented by sufficient cause from complying, with the terms of the last mentioned notices, the Income-tax Officer shall cancel the assessment and proceed to make a fresh assessment in accordance with the provisions of section 23.

Penalty for concealment of income.

28. (1) If the Income-tax Officer, the Deputy Commissioner or the Commissioner in the course of any proceedings under this Regulation, is satisfied that an

assessee has concealed the particulars of his income, or has deliberately furnished inaccurate particulars of such income, and has thereby returned it below its real amount, he may direct that the assessee shall, in addition to the income-tax payable by him, pay by way of penalty a sum not exceeding the amount of income-tax which would have been avoided if the income so returned by the assessee had been accepted as the correct income.

Provided that no such order shall be made, unless the assessee has been heard, or has been given a reasonable opportunity of being heard.

Provided further, that no prosecution for an offence against this Regulation shall be instituted in respect of the same facts on which a penalty has been imposed under this section.

(2) The Deputy Commissioner or the Commissioner who has made an order under sub-section (1) shall forthwith send a copy of the same to the Income-tax Officer.

29. When the Income-tax Officer has determined a sum to be payable by an assessee under section 23, or when an order has been passed under sub-section 2 of section 25 or section 28 for the payment of a penalty, the Income-tax Officer shall serve on the assessee a notice of demand in the prescribed form specifying the sum so payable.

Notice of demand.

30. (1) Any assessee objecting to the amount or rate at which he is assessed under section 23 or section 27, or denying his liability to be assessed under this Regulation, or objecting to a refusal of an Income-tax Officer to make a fresh assessment under section 27, or to any order against him under sub-section (2) of section 25 or section 28, made by an Income-tax Officer, may appeal to the Deputy Commissioner against the assessment or against such refusal or order.

Appeal against assessment under this Regulation.

Provided that no appeal shall lie in respect of an assessment made under sub-section (4) of section 23, or under that sub-section read with section 27.

(2) The appeal shall ordinarily be presented within thirty days of receipt of the notice of demand relating to the assessment or penalty objected to, or of the date of the refusal to make a fresh assessment under section 27, as the case may be; but the Deputy Commissioner may admit an appeal after the expiration of the period if he is satisfied that the appellant had sufficient cause for not presenting it within that period.

(3) The appeal shall be in the prescribed form, and shall be verified in the prescribed manner.

31. (1) The Deputy Commissioner shall fix a day and place for the hearing of the appeal, and may from time to time adjourn the hearing.

Hearing of appeal.

(2) The Deputy Commissioner may, before disposing of any appeal, make such further inquiry as he thinks fit, or cause further inquiry to be made by the Income-tax Officer.

(3) In disposing of an appeal the Deputy Commissioner may, in the case of an order of assessment, —
(a) confirm, reduce, enhance or annul the assessment, or

- (b) set aside the assessment and direct the Income-tax Officer to make a fresh assessment after making such further inquiry as the Income-tax Officer thinks fit or the Deputy Commissioner may direct and the Income-tax Officer shall thereupon proceed to make such fresh assessment;

or, in the cases of an order under sub-section (2) of section 25 or section 28,

- (c) confirm, cancel or vary such order;

Provided that the Deputy Commissioner shall not enhance an assessment unless the appellant has had a reasonable opportunity of showing cause against such enhancement.

Appeals
against orders
of Deputy
Commissioner

32. (1) Any assessee objecting to an order passed by a Deputy Commissioner under section 28 or to an order enhancing his assessment under sub-section (3) of section 31, may appeal to the Commissioner within thirty days of the making of such order.

(2) The appeal shall be in the prescribed form and shall be verified in the prescribed manner.

(3) In disposing of the appeal the Commissioner may, after giving the appellant an opportunity of being heard, pass such orders thereon as he thinks fit.

Power of
review.

33. (1) The Commissioner may call for the record of any proceeding under this Regulation which has been taken by any authority subordinate to him, or by himself when exercising the powers of a Deputy Commissioner under sub-section (2) of section 5.

(2) On receipt of the record the Commissioner may make such inquiry or cause such inquiry to be made and subject to the provisions of this Regulation may pass such orders thereon as he thinks fit:

Provided that he shall not pass any order prejudicial to an assessee without hearing him or giving him a reasonable opportunity of being heard.

Income
escaping
assessment.

34. If for any reason income, profits or gains chargeable to income-tax has escaped assessment in any year, or has been assessed at too low a rate, the Income-tax Officer may, at any time within one year of the end of that year, serve on the person liable to pay tax on such income, profits or gains, or, in the case of a company, on the principal officer thereof a notice containing all or any of the requirements which may be included in a notice under sub-section (2) of section 22, and may proceed to assess or re-assess such income, profits or gains, and the provisions of this Regulation shall, so far as may be, apply accordingly as if the notice were a notice issued under that sub-section.

Provided that the tax shall be charged at the rate at which it would have been charged had the income, profits or gains not escaped assessment or full assessment, as the case may be.

Rectification
of mistake.

35. (1) The Income-tax Officer may, at any time within one year from the date of any demand made upon an assessee, on his own motion rectify any mistake apparent from the record of the assessment, and shall within the like period rectify any such mistake which has been brought to his notice by such assessee:

Provided that no such rectification shall be made, having the effect of enhancing an assessment unless the Income-tax Officer has given notice to the assessee of his intention so to do and has allowed him a reasonable opportunity of being heard.

(2) Where any such rectification has the effect of reducing the assessment, the Income-tax Officer shall make any refund which may be due to such assessee.

(3) Where any such rectification has the effect of enhancing the assessment, the Income-tax Officer shall serve on the assessee a notice of demand in the prescribed form specifying the sum payable, and such notice of demand shall be deemed to be issued under section 29, and the provisions of this Regulation shall apply accordingly.

36. In the determination of the amount of tax or of a refund payable under this Regulation fractions of an anna less than six pies shall be disregarded, and fractions of an anna equal to or exceeding six pies shall be regarded as one anna.

Tax to be calculated to nearest anna.

37. The Income-tax Officer, Deputy Commissioner and Commissioner shall for the purposes of this Chapter, have the same powers as are vested in a Court under the Code of Civil Procedure, 1911, when trying a suit in respect of the following matters, namely:—

Power to take evidence on oath, etc.

(a) enforcing the attendance of any person and examining him on oath or affirmation;

(b) compelling the production of documents; and

(c) issuing commissions for the examination of witnesses;

and any proceeding before an Income-tax Officer, Deputy Commissioner or Commissioner under this Chapter shall be deemed to be a "judicial proceeding" within the meaning of sections 193 and 228 of the Indian Penal Code.

38. The Income-tax Officer or Deputy Commissioner may, for the purposes of this Regulation:

Power to call for information.

(1) require any firm, or Hindu undivided family to furnish him with a return of the members of the firm, or of the manager or adult male members of the family, as the case may be, and of their addresses;

(2) require any person whom he has reason to believe to be a trustee, guardian, or agent, to furnish him with a return of the names of the persons for or of whom he is trustee, guardian, or agent, and of their addresses.

39. The Income-tax Officer or Deputy Commissioner, or any person authorised in writing in this behalf by the Income-tax Officer or Deputy Commissioner, may inspect and, if necessary, take copies, or cause copies to be taken, of any register of the members, debenture-holders or mortgagees of any company or of any entry in such register.

Power to inspect the register of members of any company

CHAPTER V.

LIABILITY IN SPECIAL CASES.

Guardians,
trustees and
agents.

40. In the case of any guardian, trustee, or agent of any person being a minor, lunatic or idiot or residing out of Mysore (all of which persons are hereinafter in this section included in the term beneficiary) being in receipt on behalf of such beneficiary of any income, profits or gains chargeable under this Regulation, the tax shall be levied upon and recoverable from such guardian, trustee or agent as the case may be in like manner and to the same amount as it would be leviable upon and recoverable from any such beneficiary if of full age, sound mind or resident in Mysore, and in direct receipt of such income, profits or gains, and all the provisions of this Regulation shall apply accordingly.

Administra-
tor-General of
Madras,
receiver or
Manager.

41. In the case of income, profits or gains chargeable under this Regulation which are received by the Administrator-General, Madras, under Regulation IV of 1910, or by any receiver or manager (including any person whatever his designation who in fact manages property on behalf of another) appointed by or under any order of a Court, the tax shall be levied upon and recoverable from such Administrator-General, receiver or manager in the like manner and to the same amount as it would be leviable upon and recoverable from any person on whose behalf such income, profits or gains are received, and all the provisions of this Regulation shall apply accordingly.

Non-residents

42. (1) In the case of any person residing out of Mysore, all profits or gains accruing or arising to such person, whether directly or indirectly, through or from any business connection or property in Mysore, shall be deemed to be income accruing or arising within Mysore, and shall be chargeable to income-tax in the name of the agent of any such person, and such agent shall be deemed to be, for all the purposes of this Regulation, the assessee in respect of such income-tax.

Provided that any arrears of tax may be recovered also in accordance with the provisions of this Regulation from any assets of the non-resident person which are, or may at any time come, within Mysore.

(2) Where a person not resident in Mysore, and not being a subject of His Highness the Maharaja or a British subject or a firm or a company constituted within Mysore or His Majesty's dominions or a branch thereof, carries on business with a person resident in Mysore and it appears to the Income-tax Officer or the Deputy Commissioner, as the case may be, that, owing to the close connection between the resident and the non-resident person and to the substantial control exercised by the non-resident over the resident, the course of business between those persons is so arranged, that the business done by the resident in pursuance of his connection with the non-resident produces to the resident either no profits or less than the ordinary profits which might be expected to arise in that business, the profits derived therefrom or which may reasonably be deemed to have been derived therefrom, shall be chargeable to income-tax in the name of the resident person who shall be deemed to be, for all the purpose of this Regulation, the assessee in respect of such income-tax.

43. Any person employed by or on behalf of a person residing out of Mysore, or having any business connection with such person or through whom such person is in the receipt of any income, profits or gains upon whom the Income-tax Officer has caused a notice to be served of his intention of treating him as the agent of the non-resident person shall, for all the purposes of this Regulation, be deemed to be such agent.

Agent to include persons treated as such.

Provided that no person shall be deemed to be the agent of a non-resident person, unless he has had an opportunity of being heard by the Income-tax Officer as to his liability.

44. Where any business, profession or vocation carried on by a firm has been discontinued, every person who was at the time of such discontinuance a member of such firm shall be jointly and severally liable for the amount of the tax payable in respect of the income, profits and gains of the firm.

Liability in case of a discontinued firm or partnership.

CHAPTER VI.

RECOVERY OF TAX AND PENALTIES.

45. Any amount specified as payable in a notice of demand under Section 29 or an order under Section 31 or Section 32 or Section 33, shall be paid within the time, at the place and to the person mentioned in the notice or order, or if a time is not so mentioned, then on or before the first day of the second month following the date of the service of the notice or order, and any assessee failing so to pay shall be deemed to be in default, provided that, when an assessee has presented an appeal under Section 30, the Income-tax Officer may in his discretion treat the assessee as not being in default as long as such appeal is undisposed of.

Tax when payable.

46. (1) When an assessee is in default in making a payment of income-tax, the Income-tax Officer may in his discretion direct that, in addition to the amount of the arrears, a sum not exceeding that amount shall be recovered from the assessee by way of penalty.

Mode and time of recovery.

(2) The Income-tax Officer may forward to the Deputy Commissioner of the District a certificate under his signature specifying the amount of arrears due from an assessee, and the Deputy Commissioner of the District, on receipt of such certificate, shall proceed to recover from such assessee the amount specified therein as if it were an arrear of land revenue.

(3) In any area with respect to which the Government has directed that any arrears may be recovered by any process enforceable for the recovery of an arrear of any municipal tax or local rate imposed under any enactment for the time being in force in Mysore, the Income-tax Officer may proceed to recover the amount due by such process.

(4) The Commissioner may direct by what authority any powers or duties incident under any such enactment as aforesaid to the enforcement of any process for the recovery of a municipal tax or local rate shall be exercised or performed when that process is employed under sub-section (3).

(5) If any assessee is in receipt of any income chargeable under the head "Salaries," the Income-tax Officer may require any person paying the same to deduct from any payment subsequent to the date of such requisition, any arrears due from such assessee, and such person shall comply with any such requisition, and shall pay the sums so deducted to the credit of the Government, or as the Government directs.

(6) The Government may direct, with respect to any specified area, that income-tax shall be recovered therein, with, and as an addition to, any municipal tax or local rate by the same person and in the same manner as the municipal tax or local rate is recovered.

(7) Save in accordance with the provisions of sub-section (1) of section 42, no proceedings for the recovery of any sum payable under this Regulation shall be commenced after the expiration of one year, from the last day of the year in which any demand is made under this Regulation.

Recovery of penalties.

47. (1) Any sum imposed by way of penalty under the provisions of sub-section (2) of section 25, section 28, or sub-section (1) of section 46, shall be recoverable in the manner provided in this Chapter for the recovery of arrear of tax.

CHAPTER VII.

REFUNDS.

Refunds.

48. (1) If a shareholder in a company who has received any dividend therefrom satisfies the Income-tax Officer that the rate of income-tax applicable to the profits or gains of the company at the time of the declaration of such dividend is greater than the rate applicable to his total income of the year in which such dividend was declared, he shall, on production of the certificate received by him under the provisions of Section 20, be entitled to a refund on the amount of such dividend (including the amount of the tax thereon) calculated at the difference between those rates.

(2) If a member of a registered firm satisfies the Income-tax Officer that the rate of income-tax applicable to his total income of the previous year was less than the rate at which income-tax has been levied on the profits or gains of the firm of that year, he shall be entitled to a refund on his share of those profits or gains calculated at the difference between those rates.

(3) If the owner of a security from the interest on which, or any person from whose salary, income-tax has been deducted in accordance with the provisions of section 18, satisfies the Income-tax Officer that the rate of income-tax applicable to his total income of the previous year was less than the rate at which income-tax has been charged in making such deduction in that year, he shall be entitled to a refund on the amount of interest or salary from which such deduction has been made calculated at the difference between those rates.

49. (1) If any person who has paid Mysore income-tax for any year on any part of his income proves to the satisfaction of the Income-tax Officer that he has paid United Kingdom income-tax for that year in respect of the same part of his income, and that the rate at which he was entitled to, and has obtained, relief under the provisions of section 27 of the Finance Act, 1920, is less than the Mysore rate of tax charged in respect of that part of his income, he shall be entitled to a refund of a sum calculated on that part of his income at a rate equal to the difference between the Mysore rate of tax and the rate at which he was entitled to, and obtained, relief under that section.

Relief in respect of United Kingdom income-tax.

10 and 11 Geo. V. Ch. 18.

Provided that the rate at which the refund is to be given shall not exceed one-half of the Mysore rate of tax.

(2) In sub-section (1) —

- (a) the expression "Mysore income-tax" means income-tax and super-tax charged in accordance with the provisions of this Regulation;
- (b) the expression "Mysore rate of tax" means the amount of the Mysore income-tax divided by the income on which it was charged;
- (c) the expression "United Kingdom income-tax" means income-tax and super-tax chargeable in accordance with the provisions of the Income-tax Acts.

50. No claim to any refund of income-tax under this Chapter shall be allowed, unless it is made within one year from the last day of the year in which the tax was recovered.

Limitation of claims for refund.

CHAPTER VIII.

OFFENCES AND PENALTIES.

51. If a person fails without reasonable cause or excuse —

- (a) to deduct and pay any tax as required by section 18 or under sub-section (5) of section 46;
- (b) to furnish a certificate required by sub-section (9) of section 18 or by section 20 to be furnished;
- (c) to furnish in due time any of the returns mentioned in section 21, section 22, or section 38;
- (d) to produce, or cause to be produced, on or before the date mentioned in any notice under sub-section (4) of section 22, such accounts and documents as are referred to in the notice;
- (e) to grant inspection or allow copies to be taken in accordance with the provisions of section 39.

Failure to make payments or deliver returns or statements or allow inspection.

he shall, on conviction before a Magistrate, be punishable with fine which may extend to ten rupees for every day during which the default continues.

52. If a person makes a statement in a verification mentioned in section 22, or sub-section (3) of section 30, or sub-section (2) of section 32 which is false, and which he either knows or believes to be false, or does not believe

False statement in declaration.

to be true, he shall be deemed to have committed the offence described in Section 177 of the Indian Penal Code.

Prosecution to be at the instance of Deputy Commissioner.

53. (1) A person shall not be proceeded against for an offence under section 51 or section 52 except at the instance of the Deputy Commissioner.

(2) The Deputy Commissioner may stay any such proceeding or compound any such offence.

Disclosure of information by a public servant.

54. (1) All particulars contained in any statement made, return furnished or accounts or documents produced under the provisions of this Regulation or in any evidence given, or affidavit or deposition made, in the course of any proceedings under this Regulation other than proceedings under this Chapter, or in any record of any assessment proceeding, or any proceeding relating to the recovery of a demand, prepared for the purposes of this Regulation, shall be treated as confidential, and, notwithstanding anything contained in the Indian Evidence Act, 1872, no Court shall, save as provided in this Regulation, be entitled to require any public servant to produce before it any such return, accounts, documents or record or any part of any such record, or to give evidence before it in respect thereof.

(2) If a public servant discloses any particulars contained in any such statement, return, accounts, documents, evidence, affidavit, deposition or record, he shall be punishable with imprisonment which may extend to six months, and shall also be liable to fine.

Provided that nothing in this section shall apply to the disclosure—

(a) of any such particulars for the purposes of a prosecution under Section 193 of the Indian Penal Code in respect of any such statement, return, accounts, documents, evidence, affidavit, or deposition, or for the purposes of a prosecution under this Regulation; or

(b) of any such particulars to any person acting in the execution of this Regulation where it is necessary to disclose the same to him for the purposes of the Regulation; or

(c) of any such particulars occasioned by the lawful employment under this Regulation of any process for the service of any notice or the recovery of any demand, or

(d) of such facts, to an authorised officer of the United Kingdom, as may be necessary to enable relief to be given under section 27 of the Finance Act, 1920, or a refund to be given under section 49 of this Regulation.

10 and 11 Geo. V, Ch. 18.

Provided, further, that no prosecution shall be instituted under this section except with the previous sanction of the Commissioner.

CHAPTER IX.

SUPER-TAX.

55. In addition to the income-tax charged for any year, there shall be charged, levied and paid for that year in respect of the total income of the previous year of any individual, unregistered firm, Hindu undivided family or company, an additional duty of income-tax (in this Regulation referred to as super-tax) at the rate or rates laid down in Schedule II.

Charge of
super-tax.

Provided that, where the profits and gains of an unregistered firm have been assessed to super-tax, super-tax shall not be payable by an individual having a share in the firm in respect of the amount of such profits and gains which is proportionate to his share.

56. Subject to the provisions of this Chapter, the total income of any individual, unregistered firm, Hindu undivided family or company shall, for the purposes of super-tax, be the total income as assessed for the purposes of income-tax, and where an assessment of total income has become final and conclusive for the purposes of income-tax for any year, the assessment shall also be final and conclusive for the purposes of super-tax for the same year.

Total income
for purposes
of super-tax.

57. (1) In the case of any assessee residing out of Mysore who is a member of a registered firm, and whose share of the profits from such firm is liable to super-tax, the remaining members of such firm who are resident in Mysore shall be jointly and severally liable to pay the super-tax due from the non-resident member in respect of such share.

Non-resident
partners and
shareholders.

(2) Where any assessee who is liable to pay super-tax on the amount of the dividends receivable by him from any company is, to the knowledge of the principal officer of the company, residing out of Mysore the principal officer shall be liable to pay the super-tax due by such non-resident person in respect of the dividends received by him from the company and shall have power to deduct the amount of such super-tax from the amount payable by the company to such assessee.

(3) Where any person pays any tax under the provisions of this section on account of an assessee who is residing out of Mysore, credit shall be given therefor in determining the amount of the tax to be payable by any agent of such non-resident assessee under the provisions of sections 42 and 43.

58. (1) All the provisions of this Regulation, except section 3, the proviso to sub-section (1) of section 7, the proviso to section 8, sub-section (2) of section 14, and sections 15, 17, 18, 19, 20, 21 and 48 shall apply, so far as may be, to the charge, assessment, collection and recovery of super-tax.

Application of
Regulation to
super-tax.

(2) Save as provided in section 57, super-tax shall be payable by the assessee direct.

CHAPTER IX.

MISCELLANEOUS.

Power to
make rules.

59. (1) The Government may make rules for carrying out the purposes of this Regulation and for the ascertainment and determination of any class of income. Such rules may be made for the whole of Mysore or for such part thereof as may be specified.

(2) Without prejudice to the generality of the foregoing power, such rules may—

(a) prescribe the manner in which, and the procedure by which, the income, profits and gains shall be arrived at in the case of—

(i) incomes derived in part from agriculture and in part from business;

(ii) insurance companies;

(iii) persons residing out of Mysore;

(b) prescribe the procedure to be followed on applications for refunds;

(c) provide for any matter which by this Regulation is to be prescribed.

(3) The power to make rules conferred by this section shall, except on the first occasion of the exercise thereof, be subject to the condition of previous publication.

(4) Rules made under this section shall be published in the Official Gazette and shall thereupon have effect as if enacted in this Regulation.

Power to call
for and ex-
amine the
records of
proceedings of
Income-tax
authorities.

59A. The Government may call for and examine the records of the proceedings of any Income-tax authority for the purpose of satisfying itself as to the legality or propriety of any decision or order passed and as to the regularity of the proceedings of such authority.

If in any case it shall appear to the Government that any decision or order or proceedings of such authority should be modified, annulled, or reversed, the Government may pass such orders, not inconsistent with this Regulation, as it deems fit.

Provided that it shall not annul, modify or alter in any way an order passed by the Commissioner under section 66.

Power to
make exemp-
tions, etc.

60. The Government may by notification in the Official Gazette make an exemption, reduction in rate or other modification, in respect of income-tax in favour of any class of income, or in regard to the whole or any part of the income of any class of persons.

Appearance
by authorised
represent-
ative.

61. Any assessee, who is entitled or required to attend before any income-tax authority in connection with any proceedings under this Regulation may attend either in person or by any person authorised by him in writing in this behalf.

Receipt to be
given.]

62. A receipt shall be given for any money paid or recovered under this Regulation.

Service of
notices.

63. (1) A notice or requisition under this Regulation may be served on the person therein named either by post or, as if it were a summons issued by a Court under the Code of Civil Procedure, 1911.

(2) Any such notice or requisition may, in the case of a firm or a Hindu, undivided family, be addressed to any member of the firm or the manager, or any adult, male member of the family.

64. (1) Where an assessee carries on business at any place, he shall be assessed by the Income-tax Officer of the area in which that place is situate or, where the business is carried on in more places than one, by the Income-tax Officer of the area in which his principal place of business is situate. Place of assessment.

(2) In all other cases an assessee shall be assessed by the Income-tax Officer of the area in which he resides.

(3) Where any question arises under this section as to the place of assessment, such question shall be determined by the Commissioner.

Provided that, before any such question is determined, the assessee shall have had an opportunity of representing his views:

(4) Notwithstanding anything contained in this section, every Income-tax Officer shall have all the powers conferred by or under this Regulation on an Income-tax Officer in respect of any income, profits or gains accruing or arising or received within the area for which he is appointed.

65. Every person deducting, retaining or paying any tax in pursuance of this Regulation in respect of income belonging to another person is hereby indemnified for the deduction, retention or payment thereof. Indemnity

66. (1) If in the course of any assessment under this Regulation or any proceeding in connection therewith other than a proceeding under Chapter VIII, a question of law arises, the Commissioner may, either on his own motion or on reference from any Income-tax authority subordinate to him, draw up a statement of the case and refer it with his own opinion thereon to the Chief Court. Statement of case by Commissioner to Chief Court.

(2) Within one month of the passing of an order under section 31 or section 32, the assessee in respect of whom the order was passed may by application accompanied by a fee of one hundred rupees or such lesser sum as may be prescribed, require the Commissioner to refer to the Chief Court any question of law arising out of such order, and the Commissioner shall, within one month of the receipt of such application, draw up a statement of the case and refer it with his own opinion thereon to the Chief Court.

Provided that, if, in exercise of his power of review under Section 33, the Commissioner decides the question, the assessee may withdraw his application, and if he does so, the fee paid shall be refunded.

Provided further that the Commissioner shall refund the fee paid, if the decision of the Chief Court, on a reference made under this section, is in favour of the assessee.

(3) If, on any application being made under subsection (2), the Commissioner refuses to state the case on the ground that no question of law arises, the assessee may apply to the Chief Court, and the Chief Court, if is not satisfied of the correctness of the Commissioner's decision, may require the Commissioner to state the

case and to refer it, and, on receipt of any such requisition, the Commissioner shall state and refer the case accordingly.

(4) If the Chief Court is not satisfied that the statements in a case referred under this section are sufficient to enable it to determine the question raised thereby, the Court may refer the case back to the Commissioner to make such additions thereto or alterations herein as the Court may direct in that behalf.

(5) The Chief Court upon the hearing of any such case shall decide the questions of law raised thereby, and shall deliver its judgment thereon containing the grounds on which such decision is founded, and shall send to the Commissioner copy of such judgment under the seal of the Court and the signature of the Registrar, and the Commissioner shall dispose of the case accordingly, or, if the case arose on a reference from any Income-tax authority subordinate to him, shall forward a copy of such judgment to such authority who shall dispose of the case conformably to such judgment.

(6) Where a reference is made to the Chief Court on the application of an assessee, the costs shall be in the discretion of the Court.

(7) Notwithstanding that a reference has been made under this section to the Chief Court, Income-tax shall be payable in accordance with the assessment made in the case.

Provided that, if the amount of an assessment is reduced as a result of such reference, the amount overpaid shall be refunded with such interest as the Commissioner may allow.

Bar of suits
in Civil Court.

67. No suit shall be brought in any Civil Court to set aside or modify any assessment made under this Regulation and no prosecution, suit or other proceeding shall lie against any Government Officer for anything in good faith done or intended to be done under this Regulation.

Repeals.

68. The Mysore Income-tax Regulation, 1920, is hereby repealed.

Provided that such repeal shall not affect the liability of any person to pay any sum due from him or any existing right of refund under the said enactment;

Provided, further, that the provisions of Section 19 of the Mysore Income-tax Regulation, 1920, shall apply, so far as may be, to all assessments made under that Regulation in the year ending on the 30th day of June 1923 and where an adjustment shall be made under the provisions of Section 19 of the said Regulation, the provisions of this Regulation regarding the procedure for the assessment and recovery of income-tax shall apply as if such adjustment were an assessment made under this Regulation.

SCHEDULE I.

RATE OF INCOME-TAX.

(Section 3.)

A. In the case of every individual, every unregistered firm and every undivided Hindu family:—

- (1) When the total income is less than Rs. 2,400 Nil.
 - (2) When the total income is Rs. 2,400 or upwards but less than Rs. 9,000 3 pies in the rupee
 - (3) When the total income is Rs. 9,000 or upwards but is less than Rs. 25,000 4½ pies in the rupee
 - (4) When the total income is Rs. 25,000 or upwards but is less than Rs. 40,000 6 pies in the rupee
 - (5) When the total income is Rs. 40,000 or upwards but is less than Rs. 50,000 9 pies in the rupee.
 - (6) When the total income is Rs. 50,000 or upwards 1 anna in the rupee.
- B. In the case of every company and every registered firm, on all incomes not below Rs. 2,400 1 anna in the rupee.

SCHEDULE II.

RATES OF SUPER-TAX.

(Section 55.)

In respect of the excess over fifty thousand rupees of total income:—

- (1) Companies, unregistered firms and individuals ... one anna in the rupee.
- (2) Undivided Hindu families—
 - (a) in respect of the first twenty-five thousand rupees of the excess ... Nil.
 - (b) in respect of the balance of the excess ... one anna in the rupee.



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PART III.

Legislative Measures and Rules thereunder.

NOTIFICATION.

No. I. C. 5658—Ft. 247-22-1, dated 14th March 1923.

It is hereby notified for general information that the following rules to regulate the transit of timber and other forest produce are proposed to be issued under Section 37 of the Mysore Forest Regulation, XI of 1900. All objections thereto may be sent in writing to the General Secretary to Government within two months from the date of this notice. Objections made after the expiry of the time fixed above will receive no attention:—

RULES FOR THE TRANSIT OF TIMBER AND OTHER FOREST PRODUCE.

Preamble.—Under Section 37 of the Mysore Forest Regulation, 1900, the Government of Mysore are pleased to make the following rules to regulate the transit of timber and such other forest produce to which the rules may be made specially applicable by a notification in the Official Gazette. The rules shall come into force from such date as may be fixed by a notification to this effect in the Official Gazette.

Definitions.—In the following rules 'timber' and 'forest produce' shall have the same meaning as defined in the Mysore Forest Regulation, XI of 1900.

Tanadar means a Special Forest Officer appointed to check forest produce in transit.

1: No timber or other forest produce shall be imported into, or exported from, Mysore save by the routes specified in Schedule A, and unless accompanied by a pass or otherwise as hereinafter prescribed.

SCHEDULE A.

(a) *By rail* at Kamasandra, Goribidnūr, Harihar and Byadgi.(b) *By water*—

1. At Magadahalli Kadu, Kolavalli and Gundre on the Kabbani;
2. At Kuginagundi near Hinni on the Sharavati;
3. At Hosadu, Majre of Nagavalli village on the Saralahole.
4. At Hosur village on the 20th mile stone of the Siralkoppa-Gondi Road on the Varada;

Mysore.

5. At Honnali on the Tungabhadra; and

(c) *By land*—

1. At Punajūr in the Chamrajnagar Forest.
2. At Kekkanahalli in the Bondipur Forest.
3. At Mūlehōle in Berambadi Forest.
4. At Halasurgadde in Ainūrmargudi Forest.
5. At Kymara, Gundre and Bavali in Kakankote.
6. At Marmavu in Bēgūr Forest.
7. At Murkal in Veeranihosaḥalli Forest.
8. At Anechowkur in Mavakal Forest.
9. At Lingapur and Byranahalli and Dodharve Forest.

Kolar.

10. At Rayalpad on the Madanapalli High Road.
11. At Nangli on the Bangalore-Madras High Road.

Shimoga.

12. At Augumbi in Augumbi State Forest.
13. At Honnali on the Honnali-Dharwar Road.

Chitaldrug.

14. At Molakalmuru on the Rayadurga Road passing through Molakalmuru.
15. At Rampura on the Bellary Road passing through Rampura.

Bangalore.

16. At Terbidi on the Thali-Terbidi cart-track.
17. At Kolagondhalli on the Kolagondhalli-Jawlgiri cart-track.
18. At Honnenahalli on the Dankanikote cart-track.
19. At Hunasanahalli on the Kuntakota cart-track.
20. At Attibele on the Bangalore-Hosur Road.

Tumkur.

21. At Chandrabhavi on the Maddagiri-Mudaksira Road.
22. At Hulkunte on the Sira-Amarapura Road.
23. At Pavagada on the Pavagada-Penukonda Road.

Hassan.

24. At Maranahalli on the Mangalore-Manjarabad Road.
25. At Karodi on the Manjarabad-Kodlipet Road.
26. At Uchang on the Uchang-Arkalgud Road.

Kadur.

27. At Kotikehar on the Mudgere-Mangalore Road.

Sagar.

28. At Talaguppa near Churikatte, on the Bangalore-Honnayara Road.
29. At Hosad, near Nagavalli, on the Avinahalli-Bliatkal Road.
30. At Hinni (for the bullock track).
31. At Basavanabhavi Ghat (for the bullock track).
32. At Hulikal Ghat on the Hulikal-Kundapore Road.
33. At Ikkibilu, on the Kollur Ghat Road.
34. At Lakshmiṇi on the Kallurkatte-Nagodi Road.
35. At Hasaramakki on the Hasaramakki-Bennatte Road.
36. At Agasanahalli on the Gondi-Dharwar Road.
37. At Sunnadakoppa on the Shiralkoppa-Hirekerur Road.
38. At Bandada Bailu the Sorab-Siddapur Road.
39. At Idoor on the Sorab-Sirsi Road.
40. Bhandithimmanmana Kanive on the Shikarpur-Masur Road.
41. Tirthahal Kanave on the Shikarpur-Dharwar Frontier.
42. At Marvalli on the Shikarpur-Dharwar Frontier.

2. No timber or other forest produce shall be removed by land, by rail or by water, in any part of Mysore unless it is covered by a pass and is stamped in the case of timber with a stamp, Government or registered, as hereinafter specified.

Provided that in the following cases the possession of the requisites contemplated by the above rule, shall not be necessary.

- (a) In the case of forest produce collected by permit holders or contractors of the Forest Department and intended to be moved within the limits of the Range, the places selected by the Forest Department for checking and stamping it.
- (b) In the case of wood for purposes of fuel conveyed by head loads or ass loads under existing rules.
- (c) In the case of timber and other forest produce collected within the limits of the village in which it was produced and intended for consumption within such limits provided the person or persons removing the same have acquired a right to such property, either by grant, acquisition or special concession, under orders of Government.
- (d) In the case of timber, or other forest produce, purchased in a Government Sale Depot or otherwise, and moved within the Municipal limits of the town or city in which the purchase was made provided the timber purchased at the Depot shall be covered by a license issued under the existing rules and in other cases, by a property mark.
- (e) In the case of all timber of forest produce which is the property of Government, the transit of which is governed by the issue of passports in Form No. 100 as at present.
- (f) In the case of bamboos and other forest produce, save timber, obtained on prepared licenses under existing rules, provided the license is not time-expired and the quantity mentioned in the license is not exceeded.
- (g) In the case of timber fashioned into doors, windows and articles of furniture boxes or bales.
- (h) In the case of sandalwood the transit of which is governed by rules passed under Government Order No. R. 7103—Ft. 21-11-3, dated 22nd January 1916.
- (i) In the case of timber and other forest produce obtained free or at concession rates under existing orders of Government.

In these cases the issue of a license as at present will be sufficient.

3. *Export.*—Passes for the export of timber or other forest produce shall be in Form 70 printed in triplicate on red paper and marked 'Export.' These shall have all columns filled up by the Divisional Forest Officer or any other officer duly authorised by the Conservator of Forests in this behalf. Each part shall be duly signed and dated, the original handed over to the applicant, the duplicate sent to the officer in charge of the Division or Range as the case may be, in whose jurisdiction the produce should be checked and the triplicate kept attached to the book as a counterfoil, for record.

All consignments of forest produce not covered by such passes shall be liable to detention.

4. *Import.*—In the case of timber or other forest produce imported into the State, the covering pass shall be from a Foreign Government Officer, if the produce is the property of a Foreign Government and it shall give a detailed list of the articles in each consignment. For timber or other forest produce imported otherwise than by rail the pass will be presented for the countersignature of the 'Thanadar' at the first checking station *en route*. The Thanadar will check the produce, countersign the pass and allow the consignment to proceed. The countersigned pass shall accompany the consignment throughout its course up to destination and shall be produced for inspection at every subsequent check station and on demand by a Forest, Police or Revenue Officer. Timber or other forest produce imported into the State by rail will be subjected to a similar check at the checking station at destination, and the accompanying pass countersigned by the Thanadar.

If the timber or other forest produce intended to be sent into Mysore is the property of private owners, then the pass shall be in Form No. 71 printed in triplicate and obtainable from Divisional Officers of the Mysore Forest Department. All columns therein shall be duly filled up by the owner, or his authorized Agent. Three foils shall accompany each consignment. At the first checking station *en route*, the Thanadar shall insist on the production of this pass. He will duly check each consignment and return to the owner, one of the foils duly endorsed and signed, while he will retain two copies, one of which will be sent by him to the check station at destination to ensure check of the imported produce on arrival. The endorsed copy shall accompany the consignment throughout its transit and shall be produced for inspection at every subsequent check station and on demand by a Forest Revenue or Police Officer.

Each log and other forest produce liable to be stamped shall bear the stamp mark registered as laid down in Rule 6 *infra* and its girth, length, serial number, cubic contents or other particulars shall be noted in the accompanying pass.

All logs (which do not bear such registered stamps or logs and other forest produce which are not covered by such passes or which do not correspond with the description or measurements given in the passes shall be liable to confiscation.

5. *Transport within the State, of timber or other produce grown in private lands.*—No timber or other forest produce grown or private lands shall be removed without obtaining a pass from the Divisional Forest Officer or from the Amildar in the case of transport within the State, who will grant it within a month of the date of application. The Amildar will give due intimation of the issue of such pass to the Range Forest Officer and the District Forest Officer concerned.

The owner of the property shall apply to the Divisional Forest Officer or the Amildar as the case may be, for a pass which shall be in Form No. 70 printed in Triplicate on yellow paper and marked "Private."

The applicant shall also furnish to the Divisional Forest Officer or the Amildar particulars regarding the kind and probable quantity of the produce and the place it will be transported to together with a certificate from the Patel or the Shanbhog of the village in which the applicant resides to state that the ownership of the produce rests with him.

The Divisional Forest Officer or the Amildar will thereupon, after satisfying himself that the produce was or could be obtained from the locality stated in the application, issue to the applicant necessary pass in duplicate. He will also prescribe in the pass a reasonable time for the produce to be removed to destination together with such other conditions as he may think necessary to safeguard the interests of Government.

In the case of timber, this pass will be in addition to the impressing of Government "P.T." stamp in accordance with the existing rules on the subject.

6. *Registration of Property Marks.*—All timber, including imported timber which passes through the forests of Mysore in transit must, for the purposes of identification, be stamped. All timber for which passes are given by Government servants will be stamped with the Government stamp but timber transported by merchants and others owning or trading in timber must be impressed with private stamps or property marks. All stamps or property marks shall be registered at the office of the Divisional Forest Officer through whose division the timber will pass. No mark shall be used which has not been registered. For the purpose of registration or renewal of a property mark it shall be open to the Divisional Forest Officer or to any officer not below the rank of a Ranger deputed by him, to inspect the timberyard or trading place of the applicant, check the timber or forest produce, or the account of the applicant, before or at any time after registration or renewal of his property mark. The fee for the registration of each property mark shall be Rs. 10 and for each renewal of the registration thereof Rs. 5. The registration shall hold good until 30th June following the date of issue. A certificate of registration shall be granted by the Divisional Forest Officer in Form 73 to the person registering.

Provided that the Divisional Forest Officer may refuse registration and may cancel the registration of any property mark, if he considers that such property mark cannot be easily distinguished from a Government mark or from a property mark used by another person, or for other good and sufficient reason which shall in every case, be placed, on record by him.

7. *Appeals.*—An appeal against the order of the Divisional Forest Officer or Amildar under Rules 5 and 6 of the foregoing rules shall within thirty days of the receipt of the order lie to the Conservator of Forests whose decision in the matter shall be final.

8. *Miscellaneous.*—

(a) The Conservator of Forests may, with the sanction of the Government, open new depots or watch or check stations or close those in existence at any time. The names of all depots or stations as well as the date of their opening or closing shall be published in the Official Gazette and they shall be considered as opened or closed, as the case may be, as from the date of such publication.

(b) If any tree falls or if any timber sinks or lies floating in the water of any river, stream, canal, creek or other channel, natural or artificial, in the State, in such manner as to obstruct the passage of boats or timber rafts, the person in occupation of the ground where the tree was growing or the person in charge of the timber which has sunk or lies floating, shall within 24 hours cause the removal thereof.

(c) Any person whose boat or timber raft is obstructed in its passage may cause the removal of such obstruction.

- (d) Any Revenue, Police, Public Works or Forest Officer may similarly cause the removal of any such obstruction. The cost incurred, if not paid on demand by the person at fault, may be recovered as a Revenue Demand.
- (e) No person shall close or obstruct a stream or river or cannal or other water way natural or artificial, by throwing timber, brushwood, stones or earth or any other material or in any other manner so as to prevent or obstruct the floating or rafting of timber or passage of boats. Such obstruction may be removed by any Forest, Police, Public Works or Revenue Officer and the cost of such removal shall be recovered from the person causing the obstruction in addition to any punishment to which he may be liable, under rule 9.
- (f) No person shall float or store up timber or forest produce or take any other material in such manner as to cause any damage to any bridge, lock or other public works constructed over rivers, streams, cannals or other water ways natural or artificial. By any action done in contravention of this rule, if any damage occurs to any bridge, lock or other public works, compensation for such damage shall be recovered from the offender in addition to any punishment that may be inflicted on him under rule 8. The timber forest produce or other material the taking of which caused the damage, will be liable to detention until the cause against the offender is disposed of and all fines, compensation, etc., are recovered from him unless release of such material is ordered by the Magistrate or the Divisional Forest Officer on tendering sufficient security.
- (g) The officers of the Forest Department may, with the consent of the owner or occupier of the land, store timber on private land or transport it across such land, if such a step is necessary and if any damage or loss is caused by such storage or transport, fair compensation shall be paid for the same or the damage shall be repaired at the expense of the Government. If compensation is to be paid, the damage shall be assessed by the Revenue Officer, not below the rank of an Assistant Commissioner.
- (h) All drift timber, all timber on which the marks do not clearly indicate the ownership, all unmarked timber and all timber lying abandoned for six months shall be liable to be seized and all Forest Revenue and Police Officers are authorised to take such timber to the nearest depot or watch station or to make the necessary arrangements for its custody.
- (i) A notification shall then be published by the Divisional Forest Officer in the Gazette, calling upon claimants for the timber so taken, to put in their claim within a stated time. If any person proves his claim to the said timber, it shall be handed over to him on payment of salvage and transport charges, and also reward to the informant, if such is deemed to be due, but if no claim is proved the timber shall be regarded as the property of the Government, and shall be treated accordingly. A reward not exceeding one-fourth of the net sale price may be paid to the informant or person recovering the timber, at the discretion of the Conservator of Forests provided that in cases where the amount recommended to be paid does not exceed Rs. 5 it may be paid by the Divisional Forest Officer without reference to the Conservator.

9. Whoever commits any breach or infringement of these rules shall be liable under Section 38 of the Forest Regulation to be punished with imprisonment for three months or with fine up to Rs. 500 or both.

By Order,
G. ARAVAMUDU IYENGAR,
Secretary to Government,
General Department.

(Counterfoil to be retained by the Issuing Officer.)

FORM 70.

Pass No.....

1. Name and residence of person to whom pass is granted.
2. Description of produce.
3. Quantity.
4. Fees paid, if any.
5. Marks.
6. Whence obtained.
7. Destination.
8. Route.
9. Time allowed.
10. Remarks.

Dated.....

Station.....

Signature of person granting the pass.

Designation.

(Duplicate to be sent to the Officer in charge of the Range or Division as the case may be.)

FORM 70.

Pass No.....

1. Name and residence of person to whom pass is granted.
2. Description of produce.
3. Quantity.
4. Fees paid, if any.
5. Marks.
6. Whence obtained.
7. Destination.
8. Route.
9. Time allowed.
10. Remarks.

Dated.....

Station.....

Signature of person granting the pass.

Designation.

MYSORE FOREST DEPARTMENT.

Forest Division.

FORM 70.

Pass No.....

Pass for the transport of timber or forest produce from Government Forests or Depots.

1. Name and residence of person to whom pass is granted.
2. Description of produce.
3. Quantity.
4. Fees paid, if any.
5. Marks.
6. Whence obtained. (The Survey Nos. to be given in case of private property.)
7. Destination.
8. Route.
9. Time allowed.
10. Remarks.

Dated.....

Station.....

Signature of person granting the pass.

Designation.

MYSORE FOREST DEPARTMENT.

(Counterfoil to be retained by the person granting the pass.)

FORM 71.

Pass No.

1. Name and residence of person to whom the pass is granted.
2. No. of certificate of requisition.
3. Description of timber or forest produce.

Species.....	
No.....	
Length.....	
Girth.....	
in Cft.....	
4. Quantity of timber or forest produce.
5. Marks, if any.
6. From what forest or land removed.
7. To what place removed.
8. Route.
9. Time allowed.
10. Remarks (here enter No. and date of original pass, if any).

Date.....

Station.....

Signature of person granting the pass.

MYSORE FOREST DEPARTMENT.

(Duplicate to be retained by Checking Officer at the Checking Station.)

FORM 71.

Pass No.

1. Name and residence of person to whom the pass is granted.
2. No. of certificate of requisition.
3. Description of timber or forest produce.

Species.....	
No.....	
Length.....	
Girth.....	
in Cft.....	
4. Quantity of timber or forest produce.
5. Marks, if any.
6. From what forest or land removed.
7. To what place removed.
8. Route.
9. Time allowed.
10. Remarks (here enter No. and date of original pass, if any).

Date.....

Station.....

Signature of person granting the pass.

MYSORE FOREST DEPARTMENT.

Forest Division.

Pass for the Transport of timber from.....
Import

FORM 71.

Pass No.

(Original to be given to the person authorised to remove the timber or Forest Produce.)

1. Name and residence of person to whom the pass is granted.
2. No. of certificate of requisition.
3. Description of timber or forest produce.

Species.....	
No.....	
Length.....	
Girth.....	
4. Quantity of timber (in Cft.) or forest produce.
5. Marks, if any.
6. From what forest or land removed.
7. To what place removed.
8. Route.
9. Time allowed.
10. Remarks (here enter No. and date of original pass, if any).

Date.....

Station.....

Signature of person granting the pass.

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MYSORE FOREST DEPARTMENT.

(Duplicate to be retained in the Office.)

FORM No. 73.

Registration Certificate No.....

1. Name and Residence of Applicant.
2. Description of property mark.
3. Forest Division for which mark is registered.
4. Amount of fee.
5. Date of registration or renewal.
6. Remarks.

Certified that.....residing at.....registered, there is
renewed

above property mark for the official year ending

Divisional Forest Office.....

192

Divisional Forest Officer.

MYSORE FOREST DEPARTMENT.

Division.

Original.

FORM No. 73.

Registration Certificate No.....

1. Name and Residence of applicant.
2. Description of property mark.
3. Forest Division for which mark is registered.
4. Amount of fee.
5. Date of registration or renewal.
6. Remarks.

Certified that.....residing at.....Registered the above
Renewal

property mark for the official year ending

Divisional Forest Office.....

192

Divisional Forest Officer.



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BANGALORE, THURSDAY, APRIL 5, 1923.

PART III.

Legislative Measures and Rules thereunder.

NOTIFICATIONS.

No. 738—L. C., dated 29th March 1923.

With reference to the foot-note to the report of the Select Committee on the Bill to provide for suits against Government and the Bill to amend the Code of Civil Procedure published with Notification No. 704—L. C., dated the 13th March 1923, it is notified that Mr. D. Venkatesaiya has since signed the report.

By Order,
C. ABDUL GHANI,
Secretary, Legislative Council.

No. Fl. 4538—Ex. 55-22-1, dated 31st March 1923.

Under Section 29 of the Excise Regulation, V of 1901, as amended from time to time, and in exercise of all other powers enabling them in this behalf, the Government of His Highness the Maharaja of Mysore are pleased to amend the Foreign Liquor Rules embodied in Government Notification No. 11469—Ex. F. S. 1901, dated 10th January 1901, as follows:—

Substitute the following for para X of the Rules:—

"X. Brands bottled in India shall not be admitted into the list without the approval of the Excise Commissioner. Before admitting into the list any genuine foreign brands bottled in India, the Excise Commissioner shall obtain from the bottlers guarantees ensuring that no country liquors or drugs or other deleterious substances have entered into the composition of the brands specified in the guarantees."

No. Fl. 4546—Ex. 55-22-2, dated 31st March 1923.

Under Sections 12, 24 and 29 of the Mysore Excise Regulation, V of 1901, as amended from time to time and in exercise of all other powers enabling them in this behalf, the Government of His Highness the Maharaja of Mysore are pleased to prescribe the following

rules for regulating the bottling of potable Foreign liquors for the purpose of sale. These rules will come into force from 1st July 1923:—

I. In these rules—

“Bottling” means bottling as defined in Section 3 (18 A) of the Mysore Excise Regulation, V of 1901, as amended by Regulation V of 1920.

II. No bottling of Foreign liquor is permitted except under a license and in premises duly licensed in this behalf by the Deputy Commissioner, with the previous sanction of the Excise Commissioner.

III. These licenses will be granted only to persons holding a wholesale license for the sale of Foreign liquor or to licensed distillers. The fee for a license will be Rs. 50 per annum.

IV. When any wholesale licensee under the Foreign liquor rules desires to carry on the operations of bottling, he shall submit an application to the Deputy Commissioner of the District concerned stating the nature of the operations he desires to perform and the premises where such operations are to be performed. On the receipt of such application, the Deputy Commissioner will, with the previous sanction of the Excise Commissioner, decide whether a license should be granted.

V. When any operations of bottling are to be carried on by a licensee, he must notify to the Deputy Commissioner, the days and hours during which such operations will be carried on and it will be the duty of the Deputy Commissioner to ensure that they are conducted in accordance with the conditions of the license, or

Three days' notice of his intention to bottle shall be given by the licensee to the Excise Officer in whose charge the shop is situated.

VI. The bottles to be used shall be cleaned and shall be rinsed, immediately before bottling commences, with a freshly prepared solution of permanganate of potash.

VII. The bottles shall as soon as they are filled, be corked and sealed or capsuled. Each bottle shall bear a label correctly showing the description of the liquor contained therein, the country of origin, the place of bottling and the full name of the licensee by whom bottled.

VIII. The licensees' accounts shall be adjusted by writing off ullage and wastage as soon as bottling is finished.

By Order,

T. E. JEYARAMA AIYAR,
Secretary to Government,
Revenue Department.

Registered No. M-1175.



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BANGALORE, THURSDAY, MAY 3, 1923.

PART III

Legislative Measures and Rules thereunder.

NOTIFICATION.

REGULATION No. III OF 1923.

(Received the assent of His Highness the Maharaja on the 23rd day of April 1923).

A Regulation further to amend the Mysore Excise Regulation, 1901.

Whereas it is expedient further to amend the Mysore Excise Regulation, 1901; His Highness the Maharaja is pleased to enact as follows:—

1. In Section 3, the following two new definitions shall be included as sub-clauses:—

(12 A.) "Hemp, drugs" includes ganja, bhang and every preparation and admixture of the same and every intoxicating drink or substance prepared from any part of the hemp plant (*cannabis sativa* or *indica*).

(12 B.) "Cocaine" means the principal alkaloid of *Erythroxylon coca*, having the chemical formula $C_{17}H_{21}NO_4$ and includes:—

- (i) all parts of the coca plant,
- (ii) all new derivatives of cocaine or of its salts which may be shown by scientific research, generally recognized to be liable to similar abuse and productive of like ill-effects,

Amendment
of Section 3
of the Regu-
lation.

- (iii) eucaine and every other preparation, synthetic or otherwise, which has a physiological effect similar to that of cocaine or which is declared by the Government to be included in the meaning of the term cocaine,
- (iv) all preparations (official or non-official, including the so-called anti-opium remedies) containing cocaine or eucaine or such derivatives, salts, or preparations as above."

2. For definition (13) in the same Section, the following shall be substituted:—

- "(13) "Intoxicating drug" includes hemp drugs, cocaine and every intoxicating drink or substance prepared from grain or from other material and not included in the term "Liquor," but does not include opium or anything included within the meaning of that word as defined in the Indian Opium Act, 1878."

A. R. BANERJI,

Devan



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BANGALORE, THURSDAY, MAY 17, 1923.

PART III.

Legislative Measures and Rules thereunder.

NOTIFICATION.

No. 780—L. C., dated 3rd May 1923.

Under Rule 31 of the Rules for the conduct of business of the Mysore Legislative Council, the accompanying bill to provide for the regulation of exhibitions by cinematographs is published for general information with the statement of objects and reasons.

By Order,
C. ABDUL GHANI,
Secretary to the Mysore,
Legislative Council.

A Bill to make provision for regulating exhibitions by means of Cinematographs.

Whereas it is expedient to make provision for regulating exhibitions by means of cinematographs; His Highness the Maharaja is pleased to enact as follows:—

- (1) This Regulation may be called the Cinematograph Regulation, 19.
- (2) It extends to the whole of Mysore.
- (3) The Government may by a notification in the official gazette, direct that the whole, or any of its provisions shall come into force in any local area on such date as may be specified in the notification.

Short title,
extent and
commence-
ment.

Definitions.

2. In this Regulation, unless there is anything repugnant in the subject or context—

'Cinematograph' includes any apparatus for the representation of moving pictures or series of pictures;

'Place' includes also a house, building, tent or vessel; and

'Prescribed' means prescribed by rules made under this Regulation.

Cinematograph exhibitions to be licensed.

3. Save as otherwise provided in this Regulation, no person shall give an exhibition by means of a cinematograph elsewhere than in a place licensed under this Regulation, or otherwise than in compliance with any conditions and restrictions imposed by such license.

Licensing authority.

4. The authority having power to grant licenses under this Regulation (hereinafter referred to as the licensing authority) shall be the District Magistrate.

Provided that the Government, may, by notification in the official gazette, constitute for the whole or any part of the State such other authority as it may specify in the notification to be the licensing authority for the purpose of this Regulation.

Restrictions on powers of licensing authority.

5. (1) The licensing authority shall not grant a license under this Regulation unless it is satisfied that—

(a) the rules made under the Regulation have been substantially complied with; and

(b) adequate precautions have been taken in the place in respect of which the license is to be given to provide for the safety of persons attending exhibitions therein.

(2) A condition shall be inserted in every license that the licensee will not exhibit, or permit to be exhibited, in such place any film other than a film which has been certified as suitable for public exhibition by an authority constituted under Section 7 and which, when exhibited, displays the prescribed mark of that authority, and has not been altered or tampered with in any way since such mark was affixed thereto.

(3) Subject to the foregoing provisions of this Section, and to the control of the Government, the licensing authority may grant licenses under this Regulation to such persons as it thinks fit, and on such terms and conditions and subject to such restrictions as it may determine.

Punishment for contravention of this Regulation and rules made thereunder.

6. (1) If the owner or person in charge of a cinematograph uses the same or allows it to be used, or if the owner or occupier of any place permits that place to be used, in contravention of the provisions of this Regulation or the rules made thereunder, or of the conditions and restrictions upon or subject to which any license has been granted under this Regulation, he shall be punishable with fine which may extend to one thousand rupees and, in the case of a continuing offence, with a further fine which may extend to one hundred rupees for each day during which the offence continues, and his license (if any) shall be liable to be revoked by the licensing authority.

(2) If any person is convicted of an offence punishable under this Regulation committed by him in respect of any film the convicting Court may further direct that the film shall be forfeited to His Highness the Maharaja.

Certification of films.

7. (1) The Government may by a notification in the official gazette, constitute as many authorities as it may think fit for the purpose of examining and certifying films as suitable for public exhibition, and declare the area (hereinafter referred to as the 'local area') within which each such authority shall exercise the powers conferred on it by this Regulation. Where an authority, so constituted consists of a Board of two or more persons not more than one half of the members thereof shall be persons in the service of Government.

(2) If any such authority after examination considers that a film is suitable for public exhibition, it shall grant a certificate to that effect to the person applying for the same, and shall

cause the film to be marked in the prescribed manner. The certificate of any such authority shall, save as hereinafter provided, be valid throughout the areas in which this Regulation is in force.

(3) (a) If the authority is of opinion that a film is not suitable for public exhibition in the local area, it shall inform the person applying for the certificate of its decision and such person may, within thirty days from the date of such decision, appeal for a reconsideration of the matter by the Government.

(b) If the Government rejects the appeal, it shall by notification in the official gazette, direct that the film shall be deemed to be an uncertified film in that local area, and such direction shall have effect notwithstanding the subsequent grant of a certificate in respect of the film by any other such authority.

(4) Any such authority may demand the exhibition before itself of any certified film which it has reason to believe is about to be publicly exhibited in its local area and may by order suspend the certificate of any such film pending the orders of Government, and during such suspension the film shall be deemed to be an uncertified film in that area.

(5) The District Magistrate may, by order, suspend the certificate of any film pending the orders of the Government, and during such suspension the film shall be deemed to be an uncertified film in that district or town.

(6) Any order of suspension made under sub-section (4) or (5) together with a statement of reasons therefor, shall forthwith be forwarded by the authority or the officer making the same to the Government, and the Government may in its discretion either discharge the order or, by notification in the official gazette, direct that the film shall be deemed to be an uncertified film in the whole or any part of Mysore.

(7) The Government may, of its own motion, by notification in the official gazette, direct that a certified film shall be deemed to be an uncertified film in the whole or any part of Mysore.

(8) The exhibition of a film to which any order or direction under clause (b) of sub-section (3) or sub-section (4), (5), (6) or (7) is for the time being applicable shall, in the area to which such order or direction relates, be deemed to be a contravention of the condition mentioned in sub-section (2) of Section 5.

8. (1) The Government may make rules for the purpose of carrying into effect the provisions of this Regulation.

Power to make rules.

(2) In particular and without prejudice to the generality of the foregoing power, rules under this Section may provide for—

(a) the regulation of cinematograph exhibitions for securing the public safety;

(b) the procedure of the authorities constituted for examining and certifying films as suitable for public exhibition and all matters ancillary thereto, and the fees to be levied by those authorities;

(c) the appointment of officers subordinate to authorities constituted under Section 7 and the regulation of the powers and duties of such officers; and

(d) any other matter which by this Regulation is to be prescribed.

(3) All rules made under this Regulation shall be published in the official gazette and on such publication, shall have effect as if enacted in this Regulation.

9. The Government may by order in writing exempt, subject to such conditions and restrictions as it may impose, any cinematograph exhibition or class of cinematograph exhibitions from any of the provisions of this Regulation or of any rule made thereunder.

Power to exempt.

STATEMENT OF OBJECTS AND REASONS.

The Bill is designed to ensure proper control of cinematograph exhibitions with particular regard to the safety of those attending them; and to prevent the presentation to the public of improper or objectionable films. The special danger from fire which attends cinematograph exhibitions as has been illustrated by terrible catastrophes due to this cause in other countries render it important to secure, in the interests of the safety of spectators, a proper regard to the structural conditions of the premises utilised.

The Bill accordingly provides that no exhibition shall be given except in accordance with the conditions of a license granted by the prescribed authority. This license is intended to ensure that the intentions of the Regulation are complied with and that adequate precautions are taken for the safety of persons attending the exhibition which it covers. The Bill also provides for the constitution of an authority which will be required to pass all films intended for exhibition in the State and which will have power to refuse the necessary certificate in the case of any film, the production of which in public is open to objection for the reasons already given.

The Bill includes the ordinary rule making provision and enables the Government to exempt any cinematograph exhibition or class of cinematograph exhibitions from the provisions of the law. Finally it makes provision for the punishment of offenders against the Regulation or the rules made thereunder.

The Education Board have also recommended the adoption of the British Indian Cinema Act.

The Bill is based on the provisions of British Indian Act II of 1918.

NOTIFICATION.

No. R.Fl. 5107—Ex. 6-21-39, dated 8th May 1923.

Opium Rules.

In exercise of the powers conferred by Sections 5 and 13 of the Opium Act, I of 1878, the Government of His Highness the Maharaja of Mysore are pleased to make the following rules in supersession of all previous rules on the subject. These rules shall apply to the whole of the Mysore State.

INTERPRETATION.

- I. In these rules, unless there be something repugnant in the subject or context—
- (1) "Government" means the Government of His Highness the Maharaja of Mysore.
 - (2) "Excise Commissioner" means the Excise Commissioner in Mysore.
 - (3) "Deputy Commissioner" means the Chief Officer in charge of the revenue administration of a district for the time being, and includes any officer specially authorised by the Government to exercise all or any of the powers of a Deputy Commissioner under these rules.
 - (4) "Raw Opium" means the spontaneously coagulated juice obtained from the capsules of the *papaver somniferum*, which has only been submitted to the necessary manipulations for packing and transport, and also includes capsules from which the juice has not been extracted.
 - (5) "Prepared opium" means the product of raw opium obtained by a series of special operations, specially by dissolving, boiling, roasting, and fermentation, designed to transform it into an extract suitable for smoking, and includes *madak* and *chandu* and also dross and all other residues remaining when opium has been smoked.
 - (6) "Admixture of opium" means preparations, admixtures or derivatives of raw opium not being prepared opium, medicinal opium, morphine or heroine as defined in the Mysore Dangerous Drugs Rules.
 - (7) "Licensed Druggist" means a person who has obtained from the Deputy Commissioner a license for the sale for medicinal purposes only of raw opium and admixtures of opium.
 - (8) "Licensed vendor" means a person who has obtained from the Deputy Commissioner a license for the retail vend of raw opium or of admixtures of opium, or of both, otherwise than for medicinal purposes only.
 - (9) "Poppy-heads" means the heads or capsules of the poppy plant which have been plucked and dried or from which the juice has been extracted.
 - (10) "Seer" means a weight of 80 tolas.
 - (11) "Tola" means a weight of 180 grains (Troy).
 - (12) Raw opium and admixtures of opium shall be deemed to be sold "by retail" (or to be "retailed") when the quantity of raw opium and admixtures of opium sold to one person at one time does not exceed one tola in the aggregate.

MANUFACTURE.

- II. (1) *By any person*.—Any person may manufacture for his private consumption from raw opium lawfully in his possession under Rule III admixtures of opium not exceeding one tola, or prepared opium not exceeding half a tola.
- (2) *By licensed vendor*.—A licensed vendor may manufacture any quantity of admixtures of opium from raw opium lawfully in his possession as such licensed vendor.
- (3) *By licensed druggist*.—A licensed druggist may manufacture at his licensed premises from raw opium lawfully in his possession admixtures of opium intended for medicinal purposes only.

POSSESSION.

- III. (1) *By any person*.—Any person may have in his possession any quantity not exceeding one tola of raw opium or admixtures of opium, provided that the same has been—
- (i) lawfully imported by him under Rule XIII, (ii) lawfully purchased from a licensed vendor, or (iii) lawfully manufactured from opium so imported or purchased.

(2) *By any person of prepared opium.*—Any person may possess any quantity of prepared opium not exceeding half a tola provided that the same has been (i) lawfully imported by him under Rule XIII, (ii) manufactured by him from raw opium lawfully possessed by him under Rule III provided:—

(a) that no person holding a license for any dealings in opium shall possess prepared opium on the premises covered by his license,

(b) that no assemblage of two or more persons shall have in their joint possession any quantity of prepared opium exceeding one tola.

IV. *By licensed vendor.*—A licensed vendor may possess at the premises covered by his license any quantity of raw opium lawfully obtained by him in the manner prescribed by the rules and any quantity of admixtures of opium lawfully manufactured by him from raw opium so obtained.

V. *By licensed druggist.*—A licensed druggist may possess at the premises covered by his license not more than one seer or such larger quantity (if any) as he is authorized by special order endorsed on his license to possess in the aggregate of raw opium and admixtures of opium lawfully obtained by him in the manner prescribed by the rules or manufactured from raw opium so obtained.

TRANSPORT BY LICENSED VENDORS AND LICENSED DRUGGISTS.

VI. The transport of raw opium and admixtures of opium by licensed vendors, and licensed druggists, is permitted under the following Rules, VII to XI.

VII. Raw opium transported from any Government Treasury shall be covered by a pass granted by the officer in charge.

VIII. A copy of every pass granted under Rule VII shall be sent to the Excise Inspector of the Range to which the consignment is to be transported.

IX. Transport from one shop to another of raw opium or admixtures of opium may be permitted under the special order in writing of the Deputy Commissioner of the District in which both the shops are situated.

X. Every pass or order issued under Rules VII and IX shall be retained in the shop of the licensed vendor or licensed druggist to which the consignment is made.

XI. Any Revenue Officer not inferior in rank to a Sheikdar, any Excise Officer not inferior in rank to a Sub-Inspector or any Police Officer not inferior in rank to a Sub-Inspector may, at any time, examine any consignment of raw opium or admixtures of opium in transit. If, after such examination, the officer finds that the quantity of raw opium or admixture of opium transported corresponds with the quantity specified in the pass, the consignment shall be allowed to proceed. Otherwise the consignment shall be retained pending the orders of the Deputy Commissioner who may charge, in respect of any excess or deficiency, double the rates payable under Rule XVI for raw opium supplied from the treasury and may also, on proof of malpractice, withdraw the licensed vendor's or druggist's license and otherwise deal with him as provided in the Opium Act, 1878.

IMPORT, EXPORT AND TRANSPORT.

XII. Raw opium required for use in the State is obtained either from the Opium Agent at Indore or from the Government of Madras on payment of the cost thereof. The price charged to the State is liable to variation from time to time.

XIII. Any person entering the State may import in his personal possession raw opium or admixtures of opium in quantities not exceeding one tola and prepared opium not exceeding half a tola, provided that the same has been lawfully purchased, or in the case of admixtures of opium or prepared opium lawfully manufactured by him, in the Province, State or other area from which it is imported.

XIV. Any person may transport, and export in his personal possession when leaving the State, raw opium and admixtures of opium not exceeding one tola and prepared opium not exceeding half a tola lawfully in his possession under Rule III.

XV. Rules VI to XIV regarding transport and import and export shall not be understood to permit the transmission of raw opium or admixtures of opium or prepared opium by post.

SALE.

XVI. Raw opium will be supplied on payment of the issue price at such rates as the Government may, from time to time, prescribe by notification in the Gazette, at any Taluk

or District Treasury in entire cakes of 20 or 40 tolas more or less to any licensed vendor or to any licensed druggist specially authorized by the Deputy Commissioner in this behalf.

XVII. Raw opium or admixtures of opium may be retailed under license from the Deputy Commissioner and in accordance with the conditions specified in the license and subject to the following rules XVIII to XX.

XVIII. (1) A licensed vendor may sell by retail to any person raw opium or admixtures of opium lawfully in his possession.

(2) A licensed vendor may sell—

- (a) to a druggist licensed, for the sale for medicinal purposes of raw opium and its admixtures, or
- (b) to the person in charge of a medical or veterinary institution especially admitted by the Excise Commissioner, in pursuance of the notification authorising him to grant such admission, to the benefit of the exemption from the operation of the provisions of the Act and the rules made thereunder regarding the manufacture, possession and sale for medicinal purposes of raw opium and its admixtures provided by the said notification for such institutions,

raw opium in quantities not exceeding one seer at a time or such larger quantity as such licensed druggist or person is authorized by special order endorsed on his license or order of exemption to possess at one time.

Provided that it shall be the duty of every licensed vendor effecting such sale—

- (a) to obtain from the purchaser and to retain an acknowledgment in such form as may be prescribed in this behalf for the quantity purchased,
- (b) to satisfy himself, by inspection of the druggist's license or of the order of exemption, if necessary, that the purchaser is a licensed druggist or a person in charge of such an institution as aforesaid,
- (c) in the case of a sale to a licensed druggist, to satisfy himself that particulars of the purchase are entered in the space provided for that purpose in the druggist's license, and to sign the entry if he be literate.

XIX. A licensed druggist may sell at the premises covered by his license raw opium and admixtures of opium for medicinal purposes only; provided that the quantity of raw opium and admixtures of opium sold to any one person on one day shall not exceed one tola in the aggregate.

XX. The Government may from time to time fix the prices or fix the maximum and minimum prices at which raw opium or admixtures of opium may be retailed in any particular locality.

LICENSES.

XXI. Licenses may be granted by the Deputy Commissioner—

- (1) for the retail vend of raw opium, or for the manufacture and retail vend of admixtures of opium, either jointly or severally,
- (2) for the retail vend of raw opium and for the manufacture and retail vend of admixtures of opium by licensed druggists for medicinal purposes only.

The places at which alone shops for the retail vend of raw opium or of its admixtures, or both, will be permitted (*otherwise than for medicinal purposes only*) shall be determined from time to time by the Deputy Commissioner with the sanction of the Excise Commissioner, and at the commencement of each official year the monopoly of vend at each such shop of raw opium or admixtures of opium or both shall be put up to auction, *but* may in special cases be granted on tender or on fixed fees as the Government may order. Druggist's licenses will be granted on payment of a fixed fee of Re. 1 per annum.

XXII. The Deputy Commissioner may cancel or suspend a license or pass granted under the Opium Act or under these rules—

- (a) if any fee or duty payable by the holder thereof be not duly paid; or
- (b) in the event of any breach by the holder of such license or pass or by his servant or by any one acting with his express or implied permission on his behalf of any of the terms or conditions of such license or pass; or
- (c) if the holder thereof is convicted of any offence against the Opium Act or any other law for the time being in force relating to the excise revenue, or of a breach of the peace or of any other criminal offence; or
- (d) if the conditions of the license or pass provide for such cancellation or suspension at the will of the Deputy Commissioner.

XXIII. (1) *Composition*.—The Deputy Commissioner may accept from any person whose license is liable to be cancelled under Rule XXII *supra* payment of a sum of money not exceeding Rs. 200 in lieu of such cancellation.

(2) When the payment referred to in Sub-rule (1) has been duly made, no further proceedings shall be taken against such person in respect of the acts or omissions on account of which the license is then liable to cancellation.

XXIV. (1) If any licensed vendor has in his possession, on the expiry, cancellation or forfeiture of his license, any raw opium or admixtures of opium which he is unable to dispose of to the satisfaction of the Deputy Commissioner by private sale to other licensed vendors, he shall surrender the same to the Deputy Commissioner; and the incoming licensed vendor or, if the expired or cancelled or forfeited license is not renewed, any licensed vendor within the district, when required by the Deputy Commissioner, shall be bound to purchase the articles aforesaid to the extent of two months' supply at such price and in such quantities as the Deputy Commissioner shall adjudge; provided that the price of raw opium thus adjudged shall in no case exceed the rate at which it can be procured from the Government; provided also that, if such articles be declared by the Civil Surgeon or the Excise Commissioner to be unfit for use, the Deputy Commissioner shall cause them to be destroyed.

(2) In cases in which a license is suspended, the licensee shall surrender the stock in his possession to the Deputy Commissioner, to be returned to him or disposed of as provided in the case of expired or cancelled licenses, according as the suspended license is afterwards restored or cancelled.

DISPOSAL OF THINGS CONFISCATED.

XXV. (i) Raw opium confiscated under the Opium Act, 1878, shall be forwarded to the Chemical Examiner to Government for examination and if declared by him to be fit for use shall be sent to the Treasury. If declared to be unfit for use, it shall be immediately destroyed.

(ii) Admixtures of opium and prepared opium confiscated under the said Act shall be immediately destroyed.

(iii) The Deputy Commissioner shall dispose of all other things confiscated in connection with offences relating to raw opium, admixtures of opium and prepared opium in such manner as he may think fit.

REWARDS.

XXVI. Any Magistrate convicting an offender under Section 9, or any Magistrate or authorised officer ordering the confiscation of raw opium or any preparation or admixture of opium or intoxicating drug prepared from the poppy under Section 12 of the Opium Act, 1878, may grant a reward, not exceeding the value of the article or articles confiscated, plus the amount of any fine realised, in such proportions as he may think fit, to any person or persons who have contributed to the seizure of the article or articles or the conviction of the offender.

XXVII. If in any case the fine or forfeiture is not realised, the Deputy Commissioner may sanction such reasonable reward not exceeding the amount of the fine and forfeiture as may seem appropriate. The Government may also by general order declare what classes of Excise Officers shall be eligible to receive rewards, and what classes shall have no title to share therein.

POWERS OF THE EXCISE COMMISSIONER.

XXVIII. The Excise Commissioner may, in any special case, sanction the grant of a departmental reward not exceeding Rs. 50, and may recommend to Government the grant of special rewards exceeding Rs. 50.

POPPY HEADS.

XXIX. Poppy heads may be possessed, transported, sold, imported and exported by any person without restriction.

MISCELLANEOUS.

XXX. The Excise Commissioner may, consistently with the provisions of the Opium Act, 1878, and of these rules, determine from time to time as he may see fit,

(a) the conditions of the supply of opium from Government Treasuries to licensed vendors and licensed druggists and the procedure regulating such supply;

(b) the fees to be charged for licenses and passes granted in pursuance of these rules and the periods for which they shall be valid;

(c) the restrictions and conditions under which and the forms in which such licenses and passes should be granted; and

(d) the particulars which such licenses and passes shall contain.

All forms prescribed and subsidiary rules made by the Excise Commissioner under the above rules shall be published in the *Mysore Gazette*.

By Order,

T. E. JEYARAMA AIYAR,

Secretary to Government,

Revenue Department.

NOTIFICATION.

No. FL. 5108—Ex. 6-21-40, dated 8th May 1923.

In exercise of the powers conferred by section 5 of the Opium Act, I of 1878, and by Section 71 of the Mysore Excise Regulation V of 1901, and of all other powers enabling them in that behalf, the Government of His Highness the Maharaja of Mysore are pleased to exempt from the operations of the said Act and Regulation and of rules made thereunder,—

(i) intoxicating drugs in direct transit through the State to or from British India or a British administered area in accordance with the law in force in British India or in such area,

(ii) the import, export, transport, manufacture, possession and sale on State account of raw opium and its admixtures, provided that this exemption shall not be deemed to authorise the import or export of raw opium and its admixtures unless the regulations and rules for the time being in force at the place of origin or of destination and in the territories (if any) through which the raw opium or its admixtures will pass in transit have been complied with,

(iii) the transport, manufacture, possession and sale for medicinal purposes only of raw opium and its admixtures by such State, charitable or other medical and veterinary institutions as may be admitted by the order in writing of the Excise Commissioner to the benefit of this exemption, provided that every institution so admitted shall be deemed to be a licensed druggist as defined in the opium Rules and shall comply with the rules applicable to licensed druggists and with the conditions contained in the form of license prescribed for licensed druggists, but shall not be required to pay a license fee,

(iv) the preparations containing intoxicating drugs entered in the annexed schedules, provided (a) that their import by sea shall be permitted only by means other than that of the Post, and

(b) that the preparations mentioned in schedule III shall be labelled in each case with the maker's name and that this exemption shall not extend to such preparations manufactured by any maker or firm whose produce may be declared by the Government to be excluded from the scope of this exemption.

By Order,

T. E. JEYARAMA AIYAR, J.

Secretary to Government,

Revenue Department.

SCHEDULE I.

Preparations containing Morphine or Heroine.

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| 1. Anodyne Pine Expectorant | 18. Kay's Linseed Compound |
| 2. Apocodene Hydrochloridum | 19. Keating's Pectoral or Cough Lozenges |
| 3. Apomorphine and its salts and preparations | 20. Le Haurier's Odontalgic Essence |
| 4. Astringent wash, compressed tablets for, containing 1/32 gr. of morphia acetate (Parke Davis & Co.) | 21. Mistura Apomorphinae et Terebenti |
| 5. Beecham's Cough Pills | 22. Mistura Bismuthi Composita cum Morphina |
| 6. Boerhaav's Odontalgic Essence | 23. Mistura Chloroformi Composita |
| 7. Camphorodyne | 24. Mistura Salina Anodyna |
| 8. Cereoli Iodoformi et Morphinae | 25. Morphia and ipécacuanha lozenges |
| 9. Chlor Anodyne containing 27 grs. of morphia hydrochlor. per fluid ounce (Parke Davis & Co.) | 26. Oleatum Morphinæ |
| 10. Chlorodyne (Liquor Chloroformi Composita) | 27. Peronin or Benzoyl Morphine Hydrochloride |
| 11. Chronic Dysentery Mixture, (Dr. Duarte's.) | 28. Powell's Balsam of Aniseed |
| 12. Codeine or Codeina and its salts and preparations | 29. Pulvis Morphinæ Compositus |
| 13. Elixir Pini Compositum | 30. Suppositoria Morphinæ |
| 14. Glycerinum Heroini Compositum | 31. Syrup picis Liq cum Apomorphina, containing 1/4 gr. Apomorphinae, per fluid ounce (Ferris & Co.) |
| 15. Glycerinum Acetomorphinae | 32. Syrupus Apomorphinae |
| 16. Haustus Apomorphinae Compositus | 33. Tabellæ Apomorphinae |
| 17. Insufflatio Bismuthi et Morphinae | 34. Tabloid Hypodermic Ergotin et Morphinæ |
| | 35. Tinctura Chloroformi et Morphinæ Composita |
| | 36. Urethral Injection, (Dr. Duarte's) |

SCHEDULE II.

Preparations containing Opium not being Morphine nor Heroine.

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| <ol style="list-style-type: none"> 1. Anarcotine or Narcotine (or Narcotina) and its derivatives. 2. Anti-Emesis Mixture (Dr. Duarte's) 3. Barsh 4. Bell Drug and Chemical company's specific for cholera, dysentery and diarrhoea. 5. Bow's Liniment 6. Brompton's Consumption and Cough specific. 7. Cereoli Acidi Tannici et Opii 8. Chamberlain's Colic Remedy 9. Codamine 10. Cotarnina 11. Cotarninae Hydrochloridum or Stypticin 12. Cotarninae Phthalas Styptol 13. Cough Mixture (Dr. Duarte's) 14. Cryptopine 15. Decoctum Papaveris 16. Dover's Powder, <i>see</i> pulvis Ipecacuanhae Compositus. 17. Elixir Pepsine et Bismuthi Comp. 18. Emplastrum Opii 19. Enema Opii 20. Ethyl Narcein Hydrochloride, <i>see</i> Narcyl 21. Ferris, <i>see</i> Mistura Bismuthi Composita Aromatica. 22. Gnoscopine 23. Hewlett, <i>see</i> Mistura Pepsinae Composita cum Bismutho. 24. Hydrocotarnine 25. Lanthoptine 26. Linctus Opiatus 27. Linimentum Opii 28. Linimentum Opii Ammoniatum 29. Lotio Plumbi Opio 30. Meconiasine 31. Meconidine 32. Meconii Periadidum 33. Meconine 34. Mercuric Chloride with potassium iodide compressed tablets No. 45, containing 1/10 gr. of powdered opium (Parke Davis & Co.) 35. Mistura Bismuthi Composita Aromatica, <i>vel</i> Liquor Ferris. 36. Mistura Cretae Composita 37. Mistura Pepsinae Composita cum Bismutho (Hewlett's). 38. Mistura Pepsine cum Bismutho (Huxley). | <ol style="list-style-type: none"> 39. Mistura Scillae Composita 40. Mistura Scillae et Opii 41. Narceina or Narceine 42. Narcotine, <i>see</i> Anarcotine. 43. Narcyl or Ethyl Narcein Hydrochloride 44. Nepenthe and its preparations 45. Opium wool 46. Papaverine 47. Paregoric Elixir, <i>see</i> Tinctura Camphorae Composita. 48. Pilula Digitalis et Opii Composita 49. Pilula Hydrargyri cum Opio 50. Pilula Hydrargyri cum Creta et Opio 51. Pilula Ipecacuanhae cum Scilla 52. Pilula Plumbi cum Opio 53. Pilula Saponis Composita 54. Pilulae Ipecacuanhae cum Urginea 55. Porphyroxin 56. Protopine 57. Pulvis Cretae Aromaticus cum Opio 58. Pulvis Ipecacuanhae Compositus, or Dover's Powder. 59. Pulvis Ipecacuanhae cum Scilla 60. Pulvis Kino Compositus 61. Pulvis Opii Compositus 62. Pulvis plumbi cum Opio 63. Rhocadine 64. Sanative Pills, (Jayne's) 65. Sedative Lotion (Dr. Duarte's) 66. Solubes Plumbi et Opii 67. St. Jacob's Oil 68. Stypticin, <i>see</i> Cotarninae Hydrochloridum. 69. Styptol, <i>see</i> Cotarninae Phthalas 70. Suppositoria Plumbi Composita 71. Syrupus Camphorae Compositus 72. Tabellae Saponis Composita 73. Tabletti Plumbi cum Opio 74. Thebaine 75. Tinctura Antiperiodica 76. Tinctura Camphorae Composita or Paregoric Elixir. 77. Tinctura Opii Ammoniata 78. Tinctura Opii Benzoica 79. Tinctura Opii Crocata 80. Tinctura Opii Deodorata 81. Tritopine 82. Unguentum Gallae cum Opio 83. Unguentum Myrabolam cum Opio 84. Unguentum Opii 85. Winslow's Soothing Syrup 86. Xanthaline |
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SCHEDULE III.

Preparations containing cocaine.

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| <ol style="list-style-type: none"> 1. Mist Hepatica Compound 2. Pigment Cocaine and Hydrarg Perchloride. 3. Ampoules containing not more than 1/3 grain of cocaine each in admixture with Adrenalin, Hemisine or Epinine. 4. Coca Cordial 5. Elixir Damiana Compound 6. Ixilama and other similar palatable preparations. | Containing not more than half a drachm of Extractum Coca Liquidum in each fluid ounce. |
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7. Kola Compound
8. Kola Cordial
9. Tonic Coca Wines
10. Cocaine hypodermic and other tablets:—
- Containing not more than half a drachm of Extractum Coca Liq. in each fluid ounce.
- (a) Homatropine and cocaine.
(b) Atropine and cocaine.
(c) Pilocarpine and cocaine.
(d) Aromatic throat tablets containing menthol, myrrh, krameria and cocaine 1/32 grain.
(e) Aseptoids, Dr. Macnaughton Jones, each containing 1/16 gr. of cocaine hydrochloride.
11. Ointments containing cocaine or other derivatives of coca in admixture with other drugs and rendered nauseous to the taste.
12. Ophthalmic tablets containing not more than 1/20 gr. of cocaine hydrochloride in each tablet.
13. Other preparations containing cocaine or other derivatives of coca in admixture with other drugs, containing in the aggregate not more than such quantity of cocaine hydrochloride or other derivative of coca per tablet, trochiscum, pastille, solube, sterule, enule, lamella or fluid drachm, or so blended, as to render it impossible for any such preparation to be taken for the effects of cocaine or any other derivative of coca alone.

NOTIFICATION

No. R. Fl. 5109—Ex. 6-21-41, dated 8th May 1923.

Dangerous Drugs Rules.

In exercise of the powers conferred by Sections 5 and 13 of the Opium Act (I of 1878) and by Chapters III and IV and Sections 29 and 71 of the Mysore Excise Regulation, 1901 and of all other powers enabling them in that behalf, the Government of His Highness the Maharaja of Mysore are pleased to make the following rules to regulate the manufacture, possession, import, export, transport and sale of Medicinal Opium, Morphine, Heroine and Cocaine in the Mysore State in supersession of all previous rules on the subject.

These rules may be cited as the Mysore Dangerous Drugs Rules.

I. INTERPRETATION.

2. In these rules, unless there is something repugnant in the subject or context—

(a) "The Act" means the Opium Act, 1878.

(b) "Approved practitioner" means—

(i) any person registered as a medical practitioner under the Medical Act, 1858, and any Act of Parliament amending the same, or under any law for the registration of medical practitioners for the time being in force in any part of British India or in Mysore, or

(ii) any person registered as a dentist under the Dentist's Act, 1878, and any Act of Parliament amending the same, or

(iii) any person possessed of qualifications which render him eligible for registration as a medical practitioner or dentist, as the case may be, under the Medical Act, 1858, the Dentist's Act, 1878 and any Act of Parliament amending the same Acts, or under any Law for the registration of medical practitioners or dentists for the time being in force, and approved by the Deputy Commissioner for the purpose of these rules, or

(iv) any other person engaged in medical or veterinary practice and approved by the Excise Commissioner.

(c) "Excise Commissioner" means the Excise Commissioner in Mysore.

(d) "Deputy Commissioner" means the Chief Officer in charge of the revenue administration of a district for the time being, and includes any officer specially authorised by the Government or Excise Commissioner to exercise throughout the State or in any specified area therein all or any of the powers of a Deputy Commissioner under these rules.

(e) "Licensed chemist" means a person who has obtained a license under these rules for the manufacture, possession and sale on prescription of dangerous drugs or any of them.

(f) "Licensed dealer" means a person who has obtained a license under these rules for the manufacture, possession and sale otherwise than on prescription of dangerous drugs or any of them.

(g) "Government" means the Government of His Highness the Maharaja of Mysore.

(h) "State" means every part of the territory of Mysore and includes all alienated villages and jaghirs within the province.

(i) "Prescription" means a prescription given by an approved practitioner for the supply of a dangerous drug or drugs to a patient, which must state the name and address of the patient and must be dated and signed by the practitioner with his full name and address and qualifications.

(j) "Medicinal Opium" means raw opium which has been heated to 60° centigrade and contains not less than 10% of morphine, whether or not it be powdered or granulated or mixed with indifferent materials, and includes preparations and derivatives of the foregoing not being morphine or heroine.

(k) "Morphine" means the principal alkaloid of opium, having the chemical formula $C_{17}H_{19}NO_3$ and includes—

(i) all new derivatives of morphine or of its salts, and every other alkaloid of opium which may be shown by scientific research, generally recognised, to be liable to similar abuse and productive of like ill-effects,

- (ii) all preparations (official or non-official, including the so-called anti-opium remedies) containing morphine or such derivatives or alkaloids as above.
- (l) "Heroin" means diacetyl-morphine, having the chemical formula $C_{21}H_{23}NO_6$ and includes its salts and all preparations containing heroine.
- (m) "Cocaine" means the principal alkaloid of Erythroxylon Coca, having the chemical formula $C_{17}H_{21}NO_4$ and includes—
- (i) all parts of the coca plant,
 - (ii) all new derivatives of cocaine or of its salts which may be shown by scientific research, generally recognised, to be liable to similar abuse and productive of like ill-effects,
 - (iii) eucaïne and every other preparation, synthetic or otherwise, which has a physiological effect similar to that of cocaine or which is declared by the Government to be included in the meaning of the term cocaine,
 - (iv) all preparations (official or non-official, including the so-called anti-opium remedies) containing cocaine or eucaïne or such derivatives, salts, or preparations as above.
- (n) "Dangerous Drug" includes medicinal opium, morphine, heroine and cocaine.
- (o) "Ounce" means an ounce Troy-weight.

II. MANUFACTURE.

3. A licensed dealer or a licensed chemist may, subject to the conditions of his license, manufacture dangerous drugs from raw opium or from dangerous drugs lawfully possessed by him.

Note.—A licensed dealer or chemist desiring to use raw opium in the manufacture of dangerous drugs will also require the druggist's license mentioned in Rule XXI of the Opium Rules which will ordinarily be granted to him free of charge on application made by him to the Deputy Commissioner.

4. A licensed chemist may, subject to the provisions of rule 18, dispense dangerous drugs on prescription.

III. POSSESSION.

5. Any person may possess such quantity of dangerous drugs as has been at one time dispensed and sold for his use in accordance with the provisions of rules 4 and 18, or of corresponding rules for the time being in force in any part of British India.

6. An approved practitioner may possess, for his use in his practice but not for sale, not more than 120 grains of medicinal opium, 120 grains in the aggregate of morphine and heroine, and 240 grains of cocaine; provided that the Deputy Commissioner may, by special order, authorize any such practitioner to possess as aforesaid any larger quantity of any drug.

7. A person authorised in this behalf by the Deputy Commissioner by an order made under rule 20 may possess such quantity of dangerous drugs in such manner as may be specified in such order.

8. A licensed dealer or licensed chemist may possess such quantity of dangerous drugs in such manner as may be specified in his license.

9. A person to whom a pass has been granted under these rules for the import, export, or transport of dangerous drugs may possess such quantity of dangerous drugs in such manner as may be specified in his pass.

IV. IMPORT, EXPORT AND TRANSPORT.

10. Any person may import, export and transport such dangerous drugs as he may lawfully possess under rule 5.

11. An approved practitioner may import, export and transport such quantity of dangerous drugs as he may lawfully possess under rule 6.

12. A person to whom a pass has been granted under these rules for the import of dangerous drugs may import such quantity of dangerous drugs in such manner as may be specified in his pass.

13. When a pass has been granted (a) under the rules for the time being in force in any part of British India, or (b) by the Resident or Political Agent in any Indian State to bring dangerous drugs from any place in the Mysore State into such part or State, and when such pass has been countersigned by the Deputy Commissioner of the area from which the dangerous drugs are to be brought in accordance with these rules, a licensed dealer may, subject to the conditions of his license, export such quantity of dangerous drugs in such manner within such period and by such route as may be specified in such pass.

14. A person to whom a pass has been granted under these rules for the transport of dangerous drugs may transport such quantity of dangerous drugs in such manner as may be specified in his pass.

15. Every person importing, exporting or transporting dangerous drugs shall comply with such general or special directions as may be given by the Excise Commissioner.

16. Nothing in these rules shall be deemed to authorise—

- (i) the import of dangerous drugs from, their export to, or their transport through any foreign territory or any part of British India or of any other State otherwise than in accordance with the laws, regulations and rules in force in such territory, part or State regarding the export, import or transport (as the case may be) of the same,
- (ii) the import, export and transport of dangerous drugs by post.

V. SALE AND DISPENSING.

17. A licensed dealer may, subject to the conditions of his license, sell or supply otherwise than on prescription—

- (a) to a dealer or chemist licensed under these rules or under the regulations or rules for the time being in force in any part of British India,
- (b) to an approved practitioner,

dangerous drugs not exceeding the quantity which such dealer, chemist, or practitioner may lawfully possess. He shall maintain a written record of every such sale in such manner as the Excise Commissioner may direct, and every package or bottle containing cocaine sold by him shall be clearly marked with the quantity and percentage of cocaine contained in it.

18. A licensed chemist may sell dangerous drugs on prescription, subject to the following conditions, namely:—

- (a) He shall sell dangerous drugs in such quantity and for the use of such person only as may be specified in the prescription.
- (b) He shall in every case enter in the prescription the date of dispensing, and shall sign or seal the prescription giving his name and address.
- (c) If the prescription does not bear a superscription by an approved practitioner stating that it is to be repeated, and at what interval of time it is to be repeated, and how many times it is to be repeated, he shall dispense dangerous drugs once only on such prescription, and shall retain the prescription; provided that he shall first warn the person presenting the prescription that unless it bears such a superscription as aforesaid, it will be retained.
- (d) If the prescription bears a superscription as aforesaid, but it appears that dangerous drugs have already been dispensed on the prescription six times or such number of times as the prescription is required to be repeated, or that the interval specified in the superscription has not elapsed since the prescription was last dispensed, he shall not dispense dangerous drugs on such prescription unless it is further superscribed in that behalf by an approved practitioner.
- (e) Every package or bottle containing cocaine dispensed by him shall be clearly marked with the quantity and percentage of cocaine contained in it.
- (f) Any other conditions that may be contained in his license.

He shall maintain a written record of every such dispensing in such manner as the Excise Commissioner may direct.

VI. APPROVAL, AUTHORIZATION, LICENSES AND PASSES.

19. (1) The Excise Commissioner may approve, for the purposes of rule 2 (b) of these rules, any person engaged in medical or veterinary practice.

(2) The Deputy Commissioner may in like manner approve any person possessed of the qualifications specified in rule 2 (b) (iii).

20. The Deputy Commissioner may, with the sanction of the Excise Commissioner, by general or special order, authorise any approved practitioner in managing or supervising charge of a hospital or dispensary to possess and transport such quantity of dangerous drugs in such manner as may be specified by him in that order.

21. (1) The Deputy Commissioner with the previous sanction of the Excise Commissioner may grant to any person a dealer's license, permitting him to manufacture, possess and subject to the provisions of rule 17 to sell dangerous drugs.

(2) The Deputy Commissioner may grant to any person a chemist's license, permitting him to manufacture, possess and subject to the provisions of rule 18 to sell dangerous drugs or any of them; provided that such license shall not authorise such chemist to possess a greater quantity than 1,920 grains of medicinal opium, 1,920 grains in the aggregate of morphine and heroine, and 480 grains of cocaine.

22. The Deputy Commissioner may apply through the proper channel to the Hon'ble the Resident in Mysore to grant to any licensed dealer or licensed chemist or approved practitioner a pass for the import from beyond seas or for the import from or transport through British India or for the import from an Indian State of dangerous drugs not exceeding the quantity which such dealer or chemist or practitioner may lawfully possess.

23. When a pass has been granted (a) under the regulations or rules for the time being in force in any part of British India, or (b) by the Resident or Political Agent in any Indian State to any person to bring dangerous drugs from a place in Mysore into that part or State, such person shall present such pass to the Deputy Commissioner of the area from which the dangerous drugs are to be brought, who shall enter therein the period for which the pass is to remain in force and the route by which and the person (if any) in whose charge the consignment is to be conveyed and the number and description of the packages and shall countersign the pass.

24. The Deputy Commissioner may grant to any licensed dealer or licensed chemist a pass for the transport of dangerous drugs not exceeding the quantity which such dealer or chemist may lawfully possess.

25. Subject to the provisions of the Act and Regulation and of these rules, every license or pass under these rules shall be in such form and shall contain such particulars, and shall be granted by such officer on payment of such fees, for such period, and subject to such conditions, as the Excise Commissioner may direct.

26. (1) Subject to any directions that the Excise Commissioner may give in this behalf, the officer who has granted a license to, or has by order approved or authorised any person under these rules, may cancel or suspend such license or order—

(i) if such person has—

(a) failed to pay any duty or fee payable by him,

(b) by himself or by any servant or person acting on his behalf committed any breach of the conditions of such license or order or of these rules,

(c) been convicted of any offence under the Act or Regulation or under the law for the time being in force relating to excise revenue, or of any criminal offence;

(ii) if it is a condition of such license or order that it may be cancelled or suspended at the will of such officer;

(iii) in any other case, after giving to such person fifteen days' notice, and shall cancel such license or order within fifteen days on receiving from such person notice that he desires to surrender the same.

(2) When such license or order has been cancelled or suspended as aforesaid, such person shall forthwith make over to the Deputy Commissioner all dangerous drugs in his possession.

VII. DISPOSAL OF DANGEROUS DRUGS AND CONFISCATED ARTICLES.

27. The Deputy Commissioner shall cause all dangerous drugs confiscated under the Act or Regulation or delivered to him under rule 26 to be examined by the Chemical Examiner or by such other officer as the Excise Commissioner may direct. If any such drugs are certified by such officer to be fit for use, the Deputy Commissioner may sell them to any dealer or chemist licensed under these rules or under any rules for the time being in force in any part of British India or to any person authorised by an order under rule 20 or any corresponding rules in force as aforesaid. The Deputy Commissioner may require any licensed dealer or chemist to purchase at such price as the Deputy Commissioner may direct any quantity of such drugs not exceeding such quantity as the Deputy Commissioner may determine to be ordinarily saleable by him in two months. If any such drugs are certified as aforesaid to be unfit for use, the Deputy Commissioner shall cause them to be destroyed.

28. The Deputy Commissioner shall dispose of all other things confiscated in connection with any offence relating to dangerous drugs in such manner as he may think fit.

VIII. ISSUE OF SUBSIDIARY ORDERS.

29. Subject to the provisions of the Act and Regulation and of these rules, the Excise Commissioner may from time to time give such directions as he may think fit for the purpose of carrying out the provisions of the rules.

XI. REWARDS.

30. The provisions contained in the rules relating to opium issued by the Government under Sections 5 and 13 of the Opium Act, shall, in so far as they relate to rewards, apply to the case of dangerous drugs also.

31. Save as hereinbefore provided, or as permitted by exemptions notified by Government under the Opium Act, I of 1878 or under the Mysore Excise Regulation, 1901, as the case may be, the import, export, transport, manufacture, possession and sale of dangerous drugs are prohibited.

By Order,

T. E. JEYARAMA AIYAR,

Secretary to Government,

Revenue Department.

REGULATION IV OF 1923

(Received the assent of His Highness the Maharaja on the twenty-seventh day of April 1923.)

A Regulation further to amend the Mysore Municipal Regulation, 1906.

Whereas it is expedient further to amend the Mysore Municipal Regulation, 1906; His Highness the Maharaja is pleased to enact as follows:—

1. In Section 3 of the Regulation, below clause (2), the following clause shall be inserted, namely:—

Amendment
of Section 3.

“(2A) ‘Municipal Commissioner’ shall mean a person appointed under the provisions of Section 186A and shall include a person appointed to act as Municipal Commissioner under Sub-Section (3) of Section 186D.

2. After Section 15 of the Regulation the following section shall be inserted, namely:—

New Section
15 A.

“Any Councillor may resign his office by giving notice in writing to that effect to the President and the President may resign his office by giving notice in writing to that effect to the Municipal Council in the case of City Municipalities and to the Deputy Commissioner in the case of other Municipalities, the resignation taking effect in the latter case on its acceptance by the Deputy Commissioner.

Resignation.

3. (1) In Sub-Section (6) of Section 23, for the last twenty-seven words commencing with the word “shall” the following words shall be substituted, namely:—

“shall be for a year unless the term of the Council expires sooner.

Provided that in the case of City Municipalities, his term of office shall continue for three years unless his term of office as Councillor expires sooner.”

(2) To Section 23, the following new clause shall be added:—

“(70) During the period intervening the expiry of the term of a President on the reconstitution of a Municipal Council and the election or nomination as the case may be, of another President, the Deputy Commissioner in the case of Municipalities at District headquarters or the Amildar in the case of other Municipalities shall, notwithstanding anything contained in this Regulation or in the rules or notifications issued thereunder, take the place of the President until such elected or nominated President enters on his duties.”

4. After Section 23 of the Regulation the following section shall be inserted, namely:—

New Section,
23 A.

“23A (1) Except as in this Regulation otherwise expressly provided, the Municipal Government of a Municipality vests in the Municipal Council.

Municipal
Government
to vest in the
Municipal
Council.

(2) In a Municipality for which there is a Municipal Commissioner, the executive power for the purpose of carrying out the provisions of this Regulation vests in the Municipal Commissioner, subject, wherever it is in this Regulation expressly so directed, to the approval or sanction of the Municipal Council and subject also to all other restrictions, limitations and conditions imposed by this Regulation.

5. In Section 24, Sub-Section (1) of the Regulation, the following proviso shall be added, namely:—

Amendment
of Section 24.

“Provided that in a Municipality for which there is a Municipal Commissioner, the duties and powers of the President under clauses (b), (c) and (d) of this sub-section shall, subject to the provision of this Regulation and save where it is otherwise expressly provided in this Regulation, be performed and exercised by such Municipal Commissioner.

New Section
24 A.

6. After Section 24, the following new section shall be added.

(24a) No official correspondence between a City Municipal Council and the Government shall be conducted except through the President. The President shall be bound to transmit communications addressed through him by the Commissioner to the Government or by the Government to the Commissioner.

New Sections
26A and 26B.

7. After Section 26 of the Regulation, the following sections shall be inserted, namely:—

Right of Municipal Commissioner to be present and to speak at municipal meetings.

"26 A (1) A Municipal Commissioner shall have the same right of being present at a meeting of the Municipal Council or the managing or other committee and of taking part in the discussions thereat as a Councillor and with the consent of a majority of the Councillors present, ascertained by a show of hands, without discussion, may at any time make a statement or explanation of facts, but he shall not be at liberty to vote upon, or to make, any proposition at such meeting.

(2) "The Municipal Commissioner shall attend any meeting of the Municipal Council or of the Managing or other Committee if required to do so by the President."

"26B. (1) Any Councillor may call the attention of the proper authority to any neglect in the execution of municipal work, to any waste of municipal property or the wants of any locality, and may suggest any improvements which he considers desirable.

(2) Every Councillor shall have the right to interpellate the President on matters connected with the Municipal Administration subject to such regulations as may be framed by the Council.

(3) Every Councillor shall have access to the records of the Municipal Council after giving due notice to the President or the Municipal Commissioner as the case may be, provided that the President or the Commissioner may for reasons given in writing forbid such access. The Councillor may in the case of City Municipal Councils appeal against such order of the Commissioner to the President whose decision shall be final."

Amendment
of Section 27.

8. In Section 27, Sub-Section (2), clause (ii) of the Regulation, after the words "Chapter XIII" the words "and Chapter XIII A" shall be inserted.

Addition of
proviso to
Section 34.

9. After Sub-Section (1) of Section 34 of the Regulation, the following proviso shall be inserted, namely:—

"Provided that notwithstanding anything to the contrary contained in Sub-Section (9) of Section 26, Committees may record their Proceedings either in English or in Kanarese as they may think fit."

Amendment
of Section 37.

10. To Section 37 of the Regulation, the following proviso shall be added, namely:—

"Provided that in a Municipality for which there is a Municipal Commissioner, the powers or duties or executive function under this Regulation or under any rule or bye-law made hereunder, conferred or imposed upon or vested in the Municipal Commissioner, shall not be delegated save as provided in Section 186M."

Amendment
of Section 40.

11. Below Sub-Section (7) of Section 40 of the Regulation, the following sub-section shall be added, namely:—

"8. The provisions of this section shall be subject to the provisions of Chapter XIII A."

Amendment
of Section 46.

12. In Section 46 of the Regulation,

(1) after the words "the constitution thereof," the words "and subject to the provisions of Chapter XIII A," shall be inserted;

(2) in sub-clause (2) of clause (b) after the words "Chief Officer," the words "and subject to the provisions of Chapter XIII A, by the Municipal Commissioner," shall be inserted.

13. (1) In Section 63, Sub-Section (2) of the Regulation, the following proviso shall be added, namely:—

Amendment
of Section 63.

"Provided that in a Municipality for which there is a Municipal Commissioner, such Municipal Commissioner may make such inspection."

(2) In Section 63, Sub-Section (3) of the Regulation, after the word "person", the words "or of the Municipal Commissioner as the case may be", shall be inserted.

14. (1) In Section 65, Sub-Section (3) of the Regulation, at the commencement, the following words shall be inserted, namely:

Amendment
of Section 65.

"In a Municipality for which there is a Municipal Commissioner such Municipal Commissioner, and elsewhere."

(2) In Section 65, Sub-Section (4) of the Regulation, after the word "authenticated" the following words shall be inserted, namely:—

"In a Municipality for which there is a Municipal Commissioner by the signature of the Municipal Commissioner, and elsewhere."

15. In clause (b) of sub-section (1) of Section 83, of the Regulation, the words "or of the Municipal Commissioner" shall be inserted before the words "if any" and in Sub-Section (2) after the words "Chief Officer" the words "or by the Municipal Commissioner," shall be inserted.

Amendment
of Section 83.

16. In the paragraph following clause (b) of Sub-Section (1) of Section 142 of the Regulation, after the word "Sub-Chapter" the words "or of the Municipal Commissioner, if any," shall be inserted.

Amendment
of Section
142 (1).

17. In Section 177, Sub-Section (2), clause (iii) of the Regulation, (a) after the word "Officer" the words "or a Municipal Commissioner" shall be inserted; and (b) the words "or by Chapter XIII A, as the case may be" shall be added at the end.

Amendment
of Section 177.

18. After Chapter XIII of the Regulation, the following new chapter shall be added:—

Insertion of
new Chapter.

CHAPTER XIII A.

THE MUNICIPAL COMMISSIONER, HIS POWERS AND DUTIES.

186A. (1) Notwithstanding anything contained in Chapter XIII, the Government may appoint a Municipal Commissioner for any City Municipality.

Appointment
of Municipal
Commissioner.

(2) On the appointment of a Municipal Commissioner the appointment of Chief Officer whether made under Section 177 or Section 182, shall forthwith terminate, provided that the appointment of a Municipal Commissioner shall not be made until such notice has been given to the Chief Officer, if any, as the term of his appointment entitles him to receive and until the expiry of the period specified in such notice.

(3) The Government may, at any time discontinue the appointment of a Municipal Commissioner for any Municipality for which such appointment has been made.

186B. (1) A Municipal Commissioner shall hold office for a period of three years, in the first instance, and thereafter for such further period not exceeding three years at a time as the Government may in each determine.

Removal
from office.

(2) A Municipal Commissioner may be removed from office at any time by the Government if it shall appear to the Government that he is incapable of performing the duties of his office or has been guilty of any misconduct or neglect which renders his removal expedient.

(3) The Government shall remove the Commissioner from office, if at a special meeting of the Municipal Council called for the purpose, not less than two-thirds of the whole number of Councillors vote for such removal.

Salary of Municipal Commissioner.

186c. (1) A Municipal Commissioner shall receive such monthly salary payable wholly by the Municipal Council or partly by the Municipal Council and partly by Government, as the Government may from time to time determine with due regard to the resources of the Municipality.

Prohibition of engagement in other business.

(2) A Municipal Commissioner shall devote his whole time and attention to the duties of his office as prescribed in this Regulation or in any other enactment for the time being in force, and shall not engage in any other profession, trade or business whatever.

Provided that the Government may assign to him any other work of local importance or interest, if in their opinion he can perform such additional work without prejudice to his duties as Municipal Commissioner.

Leave of absence.

186d. (1) The Government may, from time to time, in consultation with the Municipal Council, grant leave of absence for such period as it thinks fit to a Municipal Commissioner.

Leave allowance.

(2) The allowance to be paid to a Municipal Commissioner while absent on leave, shall be of such amount, not exceeding his salary, as shall be fixed by the Government.

Provided that, if the Municipal Commissioner is a salaried servant of Government, the amount of such allowance shall be regulated by the rules for the time being in force relating to the leave allowances of salaried servants of Government of his class.

Appointment of substitute.

(3) During any absence on leave, or other temporary vacancy in the office of a Municipal Commissioner, the Government may appoint a fit person to act as Municipal Commissioner. Every person so appointed shall exercise the powers and perform the duties conferred and imposed by or under this Regulation or by any other enactment for the time being in force on the person for whom he is appointed to act, and shall be subject to the same liabilities, restrictions and conditions to which the said person is liable.

Contributions from Municipal Council towards pensions and leave allowances of Municipal Commissioners.

186e. (1) When a salaried servant of Government is appointed to be a Municipal Commissioner, the Municipal Council shall, unless specifically exempted wholly or in part from liability by the Government, contribute to his pension and leave allowances to the extent required by proviso (b) to Section 46.

(2) When a person other than a salaried servant of Government is appointed to be a Municipal Commissioner, the Municipal Council shall pay from Municipal Fund the whole of his leave allowances fixed, as hereinbefore provided, by the Government, and may, with the sanction of Government, grant him a pension or gratuity on retirement, or grant a compassionate allowance to his family on his death.

Power of Municipal Council to require returns, reports or production of documents.

186f. (1) The Municipal Council may require the Municipal Commissioner to furnish them with—

(a) any return, statement, estimate, statistics, or other information regarding any matter appertaining to the administration of this Regulation or to the Municipal Government of the Municipality;

(b) a report on any such matter;

(c) a copy of any document in his charge.

Provided that in emergent cases which do not admit of delay till a meeting of the Municipal Council is called, the President may call for information, return, statistics estimates, etc., referred to above.

(2) The Municipal Commissioner shall comply with every such requisition without unreasonable delay.

Powers of Municipal Commissioners and limitations thereon.

186g. A Municipal Commissioner shall exercise the powers hereinafter specified, and such other executive powers as may be delegated to him by the Municipal Council under the provisions of this Regulation:

(1) he shall exercise all the powers specifically conferred on the Chief Officer in a City Municipality by the provisions of this Regulation; and

(2) he may make such requisition by written notice, give such written consent or permission, issue such orders and prohibitions, exercise all such powers and perform all such duties as may be made, given, issued, exercised and performed by a Municipal Council under any of the provisions contained in the following Sections or Sub-Sections, namely:—

63, 64, 65, 66, 67, 69, 71, 76, 78, 79 Sub-Sections (3), (4) and (5), 80, 82, 83, 84, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 103, 105, 106, 107, 108, 109, 110 Sub-Section (2), 112 Sub-Section (1), 113, 116, 120, 135, 136, 139 Sub-Section (4), 144, 145, 147, 148, 151, 152, 154, 155, 156, 157, 159 and 161.

Provided as follows:—

(a) The powers conferred on the Municipal Council by or under the provisions contained in Section 71, Section 90, Section 91, Section 93, Sub-Section (1) of Section 106, Section 113, Sub-Section (1) of Section 116, and, in the case of a well, Section 135, shall not be exercised by the Municipal Commissioner except subject to the general or special orders of the Municipal Council or, in the absence of such orders, with the previous approval of the Municipal Council;

(b) The powers conferred on the Municipal Council by or under any of the provisions of this Regulation (i) to make rules or bye-laws, and (ii) to authorise the President or the Vice-President, or a Committee or a Councillor to do anything, shall not be exercised by the Municipal Commissioner;

(c) Property, whether movable or immovable, vested in or belonging to, or otherwise held by the Municipal Council, shall not be deemed to vest in or belong to or otherwise to be held by the Municipal Commissioner;

(d) The power conferred by Section 161 to direct a prosecution or to order proceedings to be taken for the punishment of any person offending against the provisions of the following sections or sub-sections shall not be exercised by the Municipal Commissioner except with the previous approval of the Municipal Council:

Section 44, Section 45, Sub-Section (4) of Section 91, Section 138, and Sub-Section (4) of Section 149.

186 H. When a Municipal Council empowered by any of the provisions of this Regulation or by any bye-laws made hereunder, to authorise an officer to exercise any power whatever or to do anything, have so authorised any officer, they shall be deemed so to have authorised the Municipal Commissioner notwithstanding that they have not expressly so authorised him.

186 I. Whoever disobeys or fails to comply with a lawful direction given by the Municipal Commissioner in any matter shall be punishable in the same manner as a person who disobeys or fails to comply with a lawful direction given by the Municipal Council in the same matter.

186 J. (1) A Municipal Commissioner shall have, independently of such powers as may be delegated to him by the Municipal Council in this behalf, power without the sanction of the Municipal Council.—

(a) to appoint, subject to the general rules of recruitment that the Government may make from time to time and subject to the rules for the time being in force under sub-clause (ii) of clause (b) of Section 46, a fit person to any post under the Municipal Council, the monthly salary for which does not exceed rupees one hundred; other than to the post of Health Officer, Engineer, Chief Accountant, Manager or Auditor;

(b) to grant, subject to the rules for the time being in force under clause (f) of Section 46, leave of absence to the holder of any post to which the Municipal Commissioner has power to appoint, and to appoint a fit person to act for such holder during such absence;

Municipal Commissioner deemed to be authorised in certain matters although not expressly so authorised. Punishment for person disobeying lawful direction given by Municipal Commissioner.

Powers of Municipal Commissioner to appoint, grant leave, punish and dismiss.

(c) to fine, reduce, suspend or dismiss the holder of any post to which the Municipal Commissioner has power to appoint.

Provided that no holder of a post the monthly salary for which exceeds rupees fifty shall be dismissed by the Municipal Commissioner without the approval of the Municipal Council.

(2) When a Municipal Commissioner has been appointed under the provisions of this Regulation, all other officers and servants employed by the Municipal Council shall be subordinate to him.

Municipal Commissioner not to exercise powers of Municipal Council over masters and teachers.

186 K. Notwithstanding anything contained in Section 24, in Section 184, and in Section 186 J, the powers conferred on the Municipal Council or on a Committee appointed under Section 28, by or under any of the provisions of this Regulation to appoint, grant leave of absence to, punish or dismiss any master, teacher or other person employed in a primary or other school vested in or maintained by the Municipal Council or employed in any educational institutions aided by the Municipal Council shall not be exercised by the Municipal Commissioner.

Orders not subject to appeal except in certain cases.

186 L. No appeal shall lie to the Municipal Council in respect of any order passed or anything done by a Municipal Commissioner in the exercise of the powers conferred upon him by or under the provisions of this Regulation except in the case of an order passed or anything done by him under any of the following sub-sections, namely:—

- (i) Sub-Section (3) of Section 65, (ii) Sub-Sections (1) and (2) of Section 92, (iii) Sub-Section (1) of Section 98, (iv) Sub-Section (1) of Section 103, (v) Sub-Section (2) of Section 131, (vi) Sub-Section (1) of Section 151, (vii) clause (b) of Sub-Section (1) of Section 156 and (viii) Sub-Section (c) of Section 186 J, in respect of an order of dismissal.

Delegation of powers of Municipal Commissioner.

186 M. (1) With the sanction of the Municipal Council, the Municipal Commissioner may, by general or special order in writing, delegate to any Municipal officer or servant any of the Municipal Commissioner's powers, duties or functions under this Regulation or under any rule or bye-law made hereunder except such as are conferred or imposed upon or vested in him under the following sections, namely, 151, 161 and 186 J:

(2) The exercise or discharge by any Municipal officer or servant of any powers, duties or functions delegated to him under Sub-Section (1) shall be subject to such conditions and limitations, if any, as may be prescribed in the said order and also to the control and revision by the Municipal Commissioner.

Power to execute contracts on behalf of Municipal Council.

186 N. In any Municipal Council for which a Municipal Commissioner has been appointed, notwithstanding anything contained in Section 40, the following provisions with respect to the making of contracts under or for any purpose of this Regulation shall have effect, namely:—

(a) every such contract shall be made on behalf of the Municipal Council, by the Municipal Commissioner;

(b) no such contract for any purpose which the Municipal Commissioner is not empowered by this Regulation to carry out without the approval or sanction of some other Municipal authority, shall be made by him until or unless such approval or sanction has first of all been duly given;

(c) no contract for the purchase, sale, lease, mortgage or other transfer of immovable property, shall be entered into by the Municipal Commissioner except with the approval or sanction of the Municipal Council;

(d) no contract which will involve an expenditure exceeding five hundred rupees shall be made by the Municipal Commissioner except with the approval or sanction of the Municipal Council;

(e) every contract made by the Municipal Commissioner involving an expenditure exceeding two hundred and fifty rupees and not exceeding five hundred rupees shall be reported by him within fifteen days after the same has been made, to the Municipal Council;

(f) the foregoing provisions of this section shall apply to every variation or discharge of a contract as to an original contract.

186O. (1) Notwithstanding anything contained in sub-sections (6) and (7) of Section 40, every contract entered into by a Municipal Commissioner on behalf of a Municipal Council shall be entered into in such manner and form as would bind such Municipal Commissioner if such contract were on his own behalf, and may in like manner and form be varied or discharged.

Mode of executing contracts.

Provided that—

(a) Where any such contract, if entered into by a Municipal Commissioner, would require to be under seal, the same shall be sealed with the common seal of the Municipal Council.

(b) Every contract for the execution of any work or the supply of any materials or goods which will involve an expenditure exceeding five hundred rupees shall be in writing and shall be sealed with the common seal of the Municipal Council and shall specify the work to be done or the materials or goods to be supplied as the case may be, the price to be paid for such work, materials or goods and, in the case of a contract for work, the time or times within which the same or specified portions thereof shall be completed.

(2) The common seal of the Municipal Council shall not be affixed to any contract, or other instrument, except in the presence of two members of the Managing Committee, who shall attach their signatures to the contract or instrument in token that the same was sealed in their presence. The signatures of the said members shall be distinct from the signatures of any witnesses to the execution of any such contract or instrument.

(3) No contract not executed in the manner provided in this section shall be binding on the Municipal Council.

186P. (1) Except as is otherwise provided in sub-section (3), a Municipal Commissioner shall, at least seven days before entering into any contract for the execution of any work or the supply of any materials or goods which will involve an expenditure exceeding five hundred rupees, give notice by advertising in the local newspapers, inviting tenders for such contract.

Tenders to be invited for contracts involving expenditure exceeding Rs. 500

(2) A Municipal Commissioner shall not be bound to accept any tender which may be made in pursuance of such notice, but may accept, subject to the provisions of clause (d) of Section 186N, any of the tenders so made which appears to him, upon a view of all the circumstances, to be the most advantageous or may reject all the tenders submitted to him.

(3) The Municipal Council may authorise the Municipal Commissioner, for reasons which shall be recorded in their proceedings, to enter into a contract without inviting tenders as herein provided or without accepting any tender which he may receive after having invited them.

186Q. A Municipal Commissioner shall require security for the due performance of every contract into which he enters under the last preceding section, and may, in his discretion, require security for the due performance of any other contract into which he enters under the Regulation.

Security when to be taken for performance of contract.



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BANGALORE, THURSDAY, MAY 24, 1923.

PART III.

Legislative Measures and Rules thereunder.

NOTIFICATION.

No. 803—L. C., dated 23rd May 1923.

A meeting of the Mysore Legislative Council will be held in the Public Office Buildings, Bangalore, at 12 noon on Thursday the 28th June 1923.

By Order,
C. ABDUL GHANI,
Secretary, Mysore Legislative Council.

Registered No. M-1175.



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BANGALORE, THURSDAY, JUNE 7, 1923.

PART III.

Legislative Measures and Rules thereunder.

NOTIFICATION.

No. Fl. 5416—Ex. 20-22-8, dated 30th May 1923.

Under Sections 16 and 29 of the Excise Regulation, V of 1901, as amended from time to time, and in exercise of all other powers enabling them in this behalf, the Government of His Highness the Maharaja of Mysore are pleased to amend the Toddy Rules and the Rules regulating Excise Sales embodied in Notifications No. R. 11728—Ex. 14-18-11, dated 7th April 1920 and No. R. 9208—Ex. 14-18-9, dated 13th February 1920, respectively, as follows:—

Add the words "belonging to Government" after the word "tree" both in the first and second sentence of—

- (I) para XV, clause (6), sub-clause (h) of the Toddy Rules;
- and
- (II) para 8, clause (h) of the Rules regulating Excise sales.

By Order,

T. E. JEYARAMA AIYAR,
Secretary to Government,
Revenue Department.

No. 834—L. C., dated 5th June 1923.

In modification of Notification No. 803—L. C., dated 23rd May 1923, the meeting of the Mysore Legislative Council will be held in the Public Office Buildings, Bangalore, at 12 noon on Friday the 29th June 1923.

By Order,

C. ABDUL GHANI,
Secretary, Mysore Legislative Council.



The Mysore Gazette.

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PUBLISHED BY AUTHORITY.

[No. 24.

BANGALORE, THURSDAY, JUNE 14, 1923.

PART III.

Legislative Measures and Rules thereunder.

NOTIFICATION.

EXCISE DEPARTMENT.

SUBSIDIARY OPIUM RULES.

Notification No. R. Dis. 88-22; dated 6th June, 1923.

With reference to the Opium Rules contained in Government Notification No. R. Fl. 5107—Ex. 6-21-39, dated 8th May 1923, the Excise Commissioner hereby prescribes and publishes under Rule XXX, the following subsidiary rules and forms, in supersession of all previous ones. The rules will come into force from 1st July 1923.

I. Licenses for retail vend granted by the Deputy Commissioner shall be in Form I annexed. A counterpart of each license shall be executed by the licensed vendor and filed in the office of the Deputy Commissioner.

II. Licenses for the sale by druggists of raw opium and admixtures of opium for medicinal purposes only may be issued by the Deputy Commissioner in Form II. They shall be granted only to respectable persons engaged in the sale of medicines. Every such license shall expire on the 30th June following the date of issue.

III. The fee for each such license shall ordinarily be Re. 1 per annum, but no fee will be charged for the grant of a druggist's license to a person holding a dealer's license or a chemist's license under the Dangerous Drugs Rules, and a druggist's license will ordinarily be granted to every such person who desires one.

NOTE.—Druggist's licenses for dealings in raw opium and admixtures of opium will not be required by the officers in charge of State, charitable or other institutions (admitted by the Excise Commissioner to the benefit of the exemptions notified as permissible) in respect of such dealings by them.

IV. In order that licensed druggists may be exposed as little as possible to the temptation of using their licenses as a cloak for the surreptitious sale of raw opium and its admixtures for non-medicinal purposes, and thus competing with licensed vendors to the detriment of the revenue, they will ordinarily be required to obtain their supplies of raw opium from licensed retail vendors. Special authorities to obtain supplies from other sources should be most sparingly granted by the Deputy Commissioner.

V. The acknowledgment to be given, by a licensed druggist or a person in charge of an exempted institution, to a licensed vendor for raw opium purchased from him shall be in the following form, *viz.* " I (1) holding a druggist's license for the sale for medicinal purposes at (2) of raw opium and its admixtures (or being in charge of (3) which has been admitted by the Excise Commissioner to the benefit of exemption) hereby acknowledge having purchased from (4) licensee for the retail sale of raw opium (5 and 6) tolas of raw opium this day of 192

Signature

Date

VI. Unless specially exempted from doing so, by the order of the Deputy Commissioner endorsed on his license, every licensed druggist shall maintain and shall sign daily a daily account of all raw opium and admixtures of opium manufactured, possessed, sold or supplied by him. A separate set of pages shall be set aside for raw opium and for each admixture of opium dealt in under the license. The account shall be in Form III and printed books containing these forms shall be supplied by the Deputy Commissioner to licensed druggists on payment of such price as may be fixed from time to time.

VII. The Deputy Commissioner may apply through the proper channel to the Hon'ble the Resident in Mysore to grant to any licensed druggist or person in charge of an exempted institution a pass for the import from beyond seas or for the import from or transport through British India or for the import from a Native State of admixtures of opium for medicinal use not exceeding the quantity which such licensed druggist or person may lawfully possess.

VIII. Stocks of raw opium will be maintained at Taluk or District Treasuries, wherever the Deputy Commissioner may so direct for supply to licensed vendors or licensed druggists.

IX. No raw opium shall be removed from a treasury until a pass for its removal has been obtained from the officer in charge of the treasury.

X. The issue price of raw opium shall be paid before its removal from the treasury at such rate as may be fixed and notified, into the treasury at which the purchase is to be made.

XI. Raw opium will be issued from the treasuries in entire cakes of 20 or 40 tolas, and no allowance will be made for any excess or dryage in the cakes.

XII. A licensed vendor, or a licensed druggist when specially permitted, desiring to procure raw opium from a treasury must first pay the issue price at the prescribed rate into the Government Treasury of the taluk in which his shop is situated, or with the permission of the Deputy Commissioner into any other treasury in the district. He will present with the money a chellan which may be obtained from the Treasury Officer. The latter, after assuring himself that the applicant is a licensed vendor or a licensed druggist specially permitted to obtain supplies from the Treasury, will grant him a receipt.

NOTE.—The Treasury Officers will be furnished, from time to time, by the Deputy Commissioner with a list of the licensed vendors to whom alone raw opium may be supplied.

XIII. The officer will thereupon issue the raw opium and grant a pass signed by the Amildar or in his absence by the Taluk Sheristedar.

XIV. Packing charges at the treasuries, in respect of raw opium issued otherwise than on Government account, must be defrayed by buyers before removal. Purchasers of raw opium should make their own arrangements for its removal from the treasury.

XV. Any person found guilty of any breach of the opium Act, 1878, or of any rule framed thereunder for otherwise committing any offence in respect of the treasury, or of the treasury officials or of any property contained in the treasury, may be excluded from the treasury office by order of the officer in charge.

A. SUBRAHMANYA IYER,
Excise Commissioner.

- (1) Name and address:
(2) Description of licensed premises:
(3) Name of exempted institution:
(4) Name of vendor to whom raw opium is to be purchased:
(5) Place of purchase:
(6) Quantity.

FORM I.

License for retail vend of raw opium and its admixtures granted by the Deputy Commissioner and counterpart of the same.

District.

Locality of retail shop.

Name of licensed vendor.

Be it known that....., son of.....resident of.....
.....is hereby authorised by the Deputy Commissioner, District, to
manufacture admixtures of opium and to sell raw opium and its admixtures by retail at
.....from the of 192 to the
of 192, in pursuance of rules made under the Opium Act and subject
to the following conditions:—

1. That the said licensee shall pay to the treasury the sum of Rs. in the following
instalments (in addition to the sum of Rs. being $\frac{\text{one-sixth}}{\text{one-fourth}}$ of the annual payment,
already deposited by him, which, if it be not intermediately forfeited for default or breach
of conditions, shall be set off against instalments for the closing months of the license.)

On the 10th July Rs.
August
September
October
November
December

On the 10th January
February
March
April
May
June

2. That in case of default or infringement by the licensee or by his servant or agent,
or with his knowledge and consent by any person acting under his authority or on his be-
half, of any condition of this license or of any provision of the Act or of regulations or rules
made thereunder it shall be competent to the Deputy Commissioner (without prejudice to
the liability to punishment under the Act of the licensee or of any person by whom an offence
punishable under the Act may have been committed) to cancel this license, to confiscate the
deposit, and to resell the license at the risk of the licensee, and, after deducting the confis-
cated deposit from any loss arising from the resale, to recover the remainder, if any, from
the licensee, as if it were an arrear of revenue.

3. That the licensee shall not be entitled to any portion of the profit, if any, arising on
such resale.

4. That he will sell only raw opium obtained in accordance with the rules made under
the Act and admixtures manufactured from raw opium so obtained.

5. (a) That he will not sublet or transfer the business covered by this license, nor
employ therein any salesman without the express sanction, endorsed on this license, of the
Deputy Commissioner. That no person suffering from leprosy or other contagious disease
shall be employed in the manufacture, transport or sale of raw opium or its admixtures, and
that no minor, female other than a relative of the licensee, or eunuch shall be employed in
the sale of opium or its admixtures.

(b) That he will not, without the written permission of the Deputy Commissioner,
hold or acquire any interest in a license or contract for the retail sale in the area covered
by this license, or in any adjacent area, of any excisable commodity other than raw opium
and its admixtures, nor will he without such permission employ any person holding such an
interest.

6. That he will sell raw opium and its admixtures only at the shop for which this
license is granted.

7. That he will not permit the consumption of raw opium or its admixtures in his
shop or on any other premises in his occupation.

8. That he will not adulterate the raw opium sold by him as such.

9. That he will not receive any wearing apparel or other goods in barter for raw opium
or its admixtures.

10. That he will sell no raw opium or its admixtures to any insane or intoxicated
person or to any child of under 14 years of age.

11. That excepting as permitted by clause (2) of Rule XVIII of the rules regarding
raw opium and its admixtures he will not sell to any one person at any one time more than
one tola of raw opium and its admixtures, which is the limit of private possession.

12. That he will not sell prepared opium, nor shall he possess prepared opium, or per-
mit the smoking of opium, on the premises covered by this license.

13. That he will not open his shop or make sales therein between the hour of..... and sunrise, and that he will not harbour any person therein during the night.

14. That he will not permit persons of notoriously bad character to resort to his shop, that he will not permit gaming or disorderly conduct therein, and that he will give information to the nearest Magistrate or Police officer of the resort thereto of any person suspected of the commission of a cognizable offence.

15. That he will have constantly affixed at his shop a signboard bearing the following inscription in the local vernacular:—

“.....Licensed to retail raw opium and its admixtures.”

16. That he will keep up daily accounts in the annexed forms showing the receipts and expenditure at his shop of raw opium and of its admixtures and the balance in store:—

I. RAW OPIUM.

Date	Quantity of raw opium in store yesterday	Quantity received this day and whence received	Total to be accounted for	Quantity sold this day	Quantity converted this day into admixtures	Quantity left in store

II. ADMIXTURES.

Name of admixture.

Date	Quantity in store yesterday	Quantity received this day and whence received	Total to be accounted for	Quantity sold this day	Quantity in store

17. That he will at once produce his license and accounts for inspection on the demand of any officer of the Excise Department, and that he will permit any such officer to enter his shop at any hour of the day or night.

18. This license shall have effect from the.....to the.....It may be forfeited by order of the Deputy Commissioner in the event of infraction of any of its conditions or of the holder being convicted of an offence against the Act, or the law relating to hemp drugs or excise.

Dated

Signed.....
Deputy Commissioner.

REVERSE OF FORM I.

Name of sanctioned salesman, with parentage and residence	Signature of Deputy Commissioner in token of approval

FORM II.

License granted under the rules relating to raw opium and admixtures of opium for the sale by a druggist of raw opium and admixtures of opium for medicinal purposes only.

..... ("Licensed Druggist's" License.)

(Name of licensed druggist)

(Name or locality of licensed premises)

residing at..... is hereby licensed to possess raw opium and to manufacture and possess admixtures of opium and to sell or supply raw opium and admixtures of opium for medicinal purposes only from the..... to the 30th June 1924, subject to the provisions of the Opium Act and of the rules and notifications issued thereunder and to the following conditions, viz. :—

1. He shall not transfer or purport to transfer this license to any other person.
2. He shall manufacture, possess, sell and supply raw opium and admixtures of opium only at the premises for which this license is granted and not at any other place.
3. Unless specially authorized by the Deputy Commissioner to obtain it from other sources, he shall obtain by purchase from a licensed retail vendor all raw opium required for use under this license. (In respect of all raw opium so purchased, he shall give the licensed retail vendor a receipt in the prescribed form and shall enter in the space provided in this license the date of purchase and the quantity purchased, and shall show the entry to the licensed retail vendor and obtain his signature if he be literate.)
4. He shall obtain all admixtures of opium required for use under this license either by manufacturing the same from raw opium obtained in the manner required by condition 3 of this license, or by importing the same after compliance with such conditions regarding such import as may from time to time be prescribed by rules made in that behalf.
5. He shall possess and sell under cover of this license no raw opium or admixtures of opium other than such as shall have been obtained in manner provided by conditions 3 and 4 of this license.
6. He shall possess no prepared opium on the premises covered by this license, nor shall he sell prepared opium.
7. He shall not manufacture, possess, or sell any dangerous drug otherwise than under and in accordance with the conditions of a licensed dealer's license or a licensed chemist's license granted to him under the Dangerous Drugs Rules and subsidiary rules and covering the premises covered by this license.
8. Unless he is specially authorized by the Deputy Commissioner in this behalf and such authorization is endorsed on this license, he shall not possess at one time more than one seer in the aggregate of raw opium and admixtures of opium.
9. He shall not sell or supply raw opium or admixtures of opium excepting for *bona fide* medicinal purposes, nor shall he sell or supply to one person on one day raw opium and admixtures of opium exceeding in the aggregate one tola, nor shall he sell or supply raw opium or admixtures of opium to any insane or intoxicated person or to any person under the age of 14 years.
10. Unless he is specially exempted from doing so by order of the Deputy Commissioner endorsed on this license, he shall maintain in the prescribed form and in the prescribed manner a daily account of all raw opium and admixtures of opium manufactured, possessed, sold or supplied by him. A separate set of pages shall be set aside for each admixture of opium manufactured, possessed, sold or supplied.
11. He shall at all times on the demand of the Deputy Commissioner or of any other officer generally or specially authorized by him in writing in this behalf produce this license and the account maintained under condition 10 and shall permit the said officer to inspect the premises covered by and the raw opium and admixtures of opium possessed under this license.
12. This license may at any time be cancelled by the Deputy Commissioner without cause assigned.

Signed

Deputy Commissioner

Dated the

Counterpart:

The foregoing license is accepted by me subject to the provisions contained in it and to the provisions of the Opium Act and of the rules and notifications made and issued thereunder. I also certify that I have been supplied with copies of the said Act and of the rules regarding the sale of raw opium and its admixtures by licensed druggists.

Signature of licensee.....

Date

Space for renewals.

Date up to which renewed	Signature of Deputy Commissioner	Date of renewal
1960-1961	[Signature]	1961-1962
1961-1962	[Signature]	1962-1963
1962-1963	[Signature]	1963-1964
1963-1964	[Signature]	1964-1965
1964-1965	[Signature]	1965-1966
1965-1966	[Signature]	1966-1967
1966-1967	[Signature]	1967-1968
1967-1968	[Signature]	1968-1969
1968-1969	[Signature]	1969-1970
1969-1970	[Signature]	1970-1971
1970-1971	[Signature]	1971-1972
1971-1972	[Signature]	1972-1973
1972-1973	[Signature]	1973-1974
1973-1974	[Signature]	1974-1975
1974-1975	[Signature]	1975-1976
1975-1976	[Signature]	1976-1977
1976-1977	[Signature]	1977-1978
1977-1978	[Signature]	1978-1979
1978-1979	[Signature]	1979-1980
1979-1980	[Signature]	1980-1981
1980-1981	[Signature]	1981-1982
1981-1982	[Signature]	1982-1983
1982-1983	[Signature]	1983-1984
1983-1984	[Signature]	1984-1985
1984-1985	[Signature]	1985-1986
1985-1986	[Signature]	1986-1987
1986-1987	[Signature]	1987-1988
1987-1988	[Signature]	1988-1989
1988-1989	[Signature]	1989-1990
1989-1990	[Signature]	1990-1991
1990-1991	[Signature]	1991-1992
1991-1992	[Signature]	1992-1993
1992-1993	[Signature]	1993-1994
1993-1994	[Signature]	1994-1995
1994-1995	[Signature]	1995-1996
1995-1996	[Signature]	1996-1997
1996-1997	[Signature]	1997-1998
1997-1998	[Signature]	1998-1999
1998-1999	[Signature]	1999-2000
1999-2000	[Signature]	2000-2001
2000-2001	[Signature]	2001-2002
2001-2002	[Signature]	2002-2003
2002-2003	[Signature]	2003-2004
2003-2004	[Signature]	2004-2005
2004-2005	[Signature]	2005-2006
2005-2006	[Signature]	2006-2007
2006-2007	[Signature]	2007-2008
2007-2008	[Signature]	2008-2009
2008-2009	[Signature]	2009-2010
2009-2010	[Signature]	2010-2011
2010-2011	[Signature]	2011-2012
2011-2012	[Signature]	2012-2013
2012-2013	[Signature]	2013-2014
2013-2014	[Signature]	2014-2015
2014-2015	[Signature]	2015-2016
2015-2016	[Signature]	2016-2017
2016-2017	[Signature]	2017-2018
2017-2018	[Signature]	2018-2019
2018-2019	[Signature]	2019-2020
2019-2020	[Signature]	2020-2021
2020-2021	[Signature]	2021-2022
2021-2022	[Signature]	2022-2023
2022-2023	[Signature]	2023-2024
2023-2024	[Signature]	2024-2025
2024-2025	[Signature]	2025-2026
2025-2026	[Signature]	2026-2027
2026-2027	[Signature]	2027-2028
2027-2028	[Signature]	2028-2029
2028-2029	[Signature]	2029-2030
2029-2030	[Signature]	2030-2031
2030-2031	[Signature]	2031-2032
2031-2032	[Signature]	2032-2033
2032-2033	[Signature]	2033-2034
2033-2034	[Signature]	2034-2035
2034-2035	[Signature]	2035-2036
2035-2036	[Signature]	2036-2037
2036-2037	[Signature]	2037-2038
2037-2038	[Signature]	2038-2039
2038-2039	[Signature]	2039-2040
2039-2040	[Signature]	2040-2041
2040-2041	[Signature]	2041-2042
2041-2042	[Signature]	2042-2043
2042-2043	[Signature]	2043-2044
2043-2044	[Signature]	2044-2045
2044-2045	[Signature]	2045-2046
2045-2046	[Signature]	2046-2047
2046-2047	[Signature]	2047-2048
2047-2048	[Signature]	2048-2049
2048-2049	[Signature]	2049-2050
2049-2050	[Signature]	2050-2051
2050-2051	[Signature]	2051-2052
2051-2052	[Signature]	2052-2053

Space for entering purchases of raw opium

(Condition 3.)

Date of purchase	Quantity purchased Seers—Tolas	Name of licensed retail vendor and premises for which licensed	Signature of licensed retail vendor

FORM. III.

LICENSED DRUGGIST'S ACCOUNT.

*Raw opium.

* Name of admixture.*

[illegible]

* One or other of these headings to be deleted.

SUBSIDIARY RULES RELATING TO DANGEROUS DRUGS (MEDICINAL OPIMUM, MORPHINE, HEROINE AND COCAINE.)

Notification No. R. Dis. 89-22, dated 6th June 1923.

exercise of the powers vested in him by Rule 29 of the Mysore Dangerous Drugs published in Government Notification No. R. Fl 5109 — Ex. 6-21-41, dated 5th May 1923, on pages 44 to 48 of the *Mysore Gazette*, dated 17th May 1923, Part III and with reference to Rules 17, 18, 24 and 25 of those rules, the Excise Commissioner hereby prescribes the following forms and conditions for the grant of licenses for the vend of dangerous drugs and of passes for the transport of these drugs. They will come into effect on 1st July 1923.

"Licensed dealers' " licenses and "Licensed chemists' " 'licenses' shall be in Form I and Form II, respectively, hereto attached. Every such license shall expire on the 30th June following the date of issue.

The fee for each such license shall ordinarily be Re. 1 per annum, but—

- (a) no fee will be levied on licenses granted to officers in charge of medical institutions maintained by the Government;
- (b) the Excise Commissioner may remit the fee in the case of licenses granted to persons in charge of charitable medical institutions;
- (c) no fee will be charged for the grant of a dealer's license to a person holding a chemist's license.

In the case of licenses granted free of charge under clause (a) or (b) of the foregoing to officers or persons in charge of medical institutions, the license should be made in favour of the officer or person by virtue of his office and not by name.

If any such medical institution comprises more than one dispensary situated on the premises (e.g., a sale dispensary, an outpatients' dispensary, etc.) a single license in Form II will suffice to cover all such dispensaries, a separate license in Form I being taken to cover the main store from which the dispensaries are supplied. But a note should be entered on the license in Form II by the licensing officer to the following effect. "This license covers the following dispensing institutions situated on the premises, viz:—

Note.—(i) For a branch dispensary situated in entirely separate premises, a separate license will be required.

(ii) For drugs actually used by an approved practitioner in his practice (and not dispensed on his prescription) no license is required (*vide* rule 6 of the Dangerous Drugs Rules). Accordingly, no license is needed for drugs actually used in the operation room of a medical institution in charge of an approved practitioner.

If in any case the quantities of drugs specified in condition 3 of the license form are in the opinion inadequate, the Deputy Commissioner should refer the matter, with his recommendation as to the increased quantities to be authorized, for the orders of the Excise Commissioner. Any increased quantity which may be authorized by the Excise Commissioner should be endorsed by the Deputy Commissioner in the space at the foot of condition 3 of the license, the number and date of the Excise Commissioner's orders being cited, and the endorsement being signed by the Deputy Commissioner.

(a) The accounts required by condition 6 of the licensed dealer's license and of the licensed chemist's license shall be in Forms III and IV respectively hereto attached, books of which shall be supplied by the Deputy Commissioner on payment of such price as may be fixed from time to time.

(b) A separate set of pages shall be set apart for each drug possessed under cover of a license.

(c) Each transaction shall be recorded as it occurs and the account balanced.

(d) When drugs are manufactured otherwise than for immediate sale, supply or dispensing (for instance in the preparation of a standard solution) the quantity of dangerous drugs used in manufacturing the same shall be shown on the appropriate page or pages in Form 6, the name and quantity of the drug manufactured and the number of the page on which transactions relating to it are recorded being entered in column 8 on the same page, the entry being signed by the manufacturer. The quantity of drug manufactured shall at the time be recorded in column 3 on the appropriate page, the word "manufactured" and the number or numbers of the page or pages on which transactions relating to the drugs in manufacture are recorded being entered in column 4.

(e) If a dealer's license and a chemist's license are held by the same person or institution, the drugs intended for use under each license shall be stocked separately, and drugs

Form III shall be entered the words "transferred to chemist's stock" and the number page of Form IV on which the corresponding entry appears, and the entry shall be signed by the person making the transfer, and also by the person in charge of the "chemist's" stock, if the "dealer's" and the "chemist's" stock are in the direct charge of different persons.

(f) In the case of medical institutions comprising two or more dispensaries on same premises, a separate account in Form IV shall be maintained for each dispensary entered by the license (*vide* rule 4), and in the case of drugs issued to them the appropriate entries in column 8 of Form III will be "transferred to sale dispensary," "transferred to patients' dispensary," "transferred to operating room," or as the case may be.

Note.—For drugs issued for use in the operation room of an institution in charge of an approved practitioner an account in Form IV need not be maintained.

(g) Every entry in column 6 of the register in Form III or Form IV maintained by a licensed dealer or licensed chemist shall be authenticated in the last column by the signature of the person by whom the drug is supplied or dispensed, and also by the signature of the person to whom it is actually delivered, if literate. If, in the case of drugs supplied by a licensed dealer, such person be a person other than the person whose name appears in column 8, the order or acknowledgment for the drug of the person whose name appears in column 8 shall be filed by the licensed dealer after being marked by him with a number, which number shall be entered by him in column 10 of Register III. Such orders or acknowledgments shall be produced by the licensed dealer, together with his accounts, on the demand of any officer authorized to demand inspection of his accounts.

(h) Every licensed chemist shall maintain a prescription book in Form V here attached, which shall be supplied by the Deputy Commissioner on payment of such price as may be fixed from time to time, and shall enter in it full particulars of each prescription containing dangerous drugs dispensed by him. To each entry shall be allotted a serial number, and the same serial number will be entered in column 10 of Form IV against the drug so dispensed.

Note.—In cases where the original prescription is retained by the licensed chemist and filed in pursuance of the next following sub-rule, the prescription need not be copied in column 5 of the prescription book, the entry in which will be "original prescription filed."

(i) Every prescription retained by a licensed chemist under condition 5 (b) of the license shall be filed by him, after being marked by him with the serial number allotted to it in the prescription book, and shall be produced, together with his accounts, on the demand of any officer authorized to demand inspection of his accounts.

7. Any licensed dealer or licensed chemist who desires to import dangerous drugs shall do so after obtaining the necessary Resident's pass through the Deputy Commissioner.

8. Any licensed dealer or licensed chemist who desires to transport dangerous drugs shall do so under rule 24 must obtain from the Deputy Commissioner a transport pass which shall be in Form VI.

A. SUBRAHMANYA IYER,
Excise Commissioner

FORM I.

License granted under the Mysore Dangerous Drugs Rules to manufacture and sell or supply dangerous drugs and to sell or supply the same otherwise than on prescription.

("Licensed Dealer's" license).

(Name of licensed dealer)

(Name or locality of licensed premises)

.....residing at.....
is hereby licensed to manufacture and possess * medicinal opium, morphine, heroine
and to sell or supply the same otherwise than on prescription from the.....

* Any class of drugs which it is } to the 30th June 1923, subject to the
not intended to include in the license } sions of the Opium Act and of the Mysore
should be deleted. } Regulation, 1901 and of the Mysore
Dangerous Drugs Rules and of the rules made and notifications issued thereunder and to the
conditions, viz:—

1. He shall not transfer or purport to transfer this license to any other person.

2. He shall manufacture, possess, sell and supply dangerous drugs only at the premises for which this license is granted and not at any other place.
3. Unless he is specially authorized by the Excise Commissioner in this behalf and such authorization is endorsed on this license by the Excise Commissioner or by the Deputy Commissioner acting under his instructions, he shall not possess more than 12 ounces in the aggregate of medicinal opium, 8 ounces in the aggregate of morphine and heroine and 2 ounces in the aggregate of cocaine.
4. He shall manufacture dangerous drugs only from raw opium or dangerous drugs lawfully possessed by him.
5. He shall sell or supply dangerous drugs only otherwise than on prescription and only—
 - (a) to a dealer or chemist licensed under the Mysore Dangerous Drug Rules or under the corresponding rules for the time being in force in any part of British India,
 - (b) to an approved practitioner,
 in quantities not exceeding those which such dealer, chemist or practitioner may lawfully possess.
6. He shall maintain in the prescribed form and in the prescribed manner an account of all dangerous drugs manufactured, possessed, sold or supplied by him. A separate set of pages shall be set aside for each drug manufactured, possessed, sold or supplied.
7. He shall at all times on the demand of the Deputy Commissioner or of any other officer specially or generally authorized by him in writing in this behalf produce this license, and the account maintained under condition 6, and shall permit the said Deputy Commissioner or officer to inspect the premises covered by and the drugs possessed under this license.
8. This license may at any time be cancelled by the Deputy Commissioner without cause assigned.

Signed.

Dated the

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Deputy Commissioner.

Counterpart.

The foregoing license is accepted by me subject to the conditions contained in it and to the provisions of the Opium Act and of the Mysore Excise Regulation, 1901, and of the Mysore Dangerous Drugs Rules and of the rules made or to be made thereunder. I also certify that I have been supplied with copies of the said Act and Regulation and Rules.

Signature of licensee.

Date.....

Space for renewals:

Date up to which renewed	Signature of Deputy Commissioner	Date of renewal

FORM II.

License granted under the Mysore Dangerous Drugs Rules to manufacture and possess dangerous drugs and to sell or supply the same on prescription.

("Licensed Chemist's" license.)

(Name of licensed chemist)

residing at

is hereby licensed to manufacture and possess medicinal opium, morphine, heroine and cocaine and to sell or supply the same on prescription from the to the 30th June 192

* Any class of drugs which it is not intended to include in the license should be deleted.

subject to the provisions of the Opium Act and of the Mysore Excise Regulation, 1901 and of the Mysore Dangerous Drugs

Rules and of the rules made and notifications issued thereunder and to the following conditions, viz.,—

1. He shall not transfer or purport to transfer this license to any other person.
2. He shall manufacture, possess, sell and dispense dangerous drugs only at the premises for which this license is granted and not at any other place.
3. Unless he is specially authorized by the Excise Commissioner in this behalf and such authorization is endorsed on this license by the Excise Commissioner or by the Deputy Commissioner acting under his instructions, he shall not possess more than—

4	ounces in the aggregate of medicinal opium.
4	do do morphine and heroine.
1	do do cocaine.
4. He shall manufacture dangerous drugs only from raw opium or dangerous drugs lawfully possessed by him.
5. He shall sell or supply dangerous drugs only on prescription, and only subject to the following conditions, namely:—
 - (a) he shall dispense dangerous drugs in such quantity and for the use of such person only as may be specified in the prescription;
 - (b) if the prescription does not bear a superscription by an approved practitioner stating that it is to be repeated, and at what interval of time, it is to be repeated and how many times it is to be repeated, he shall dispense dangerous drugs once only on such prescription, and shall retain the prescription: provided that he shall first warn the person presenting the prescription that, unless it bears such a superscription as aforesaid, it will be retained;
 - (c) if the prescription bears a superscription as aforesaid, he shall enter on the prescription the date of dispensing and shall sign or seal the prescription; provided that, if it appears that dangerous drugs have already been dispensed on the prescription six times or such number of times as the prescription is required to be repeated, or that the interval specified in the superscription has not elapsed since the prescription was last dispensed, he shall not dispense dangerous drugs on such prescription unless it is further superscribed in that behalf by an approved practitioner.
6. He shall maintain in the prescribed form and in the prescribed manner an account of all dangerous drugs manufactured, possessed, sold or dispensed by him. A separate set of pages shall be set aside for each drug manufactured, possessed, sold or dispensed.
7. He shall at all times, on the demand of the Deputy Commissioner or of any other officer specially or generally authorized by him in writing in this behalf, produce this license, and the account maintained under condition 6, and shall permit the said Deputy Commissioner or officer to inspect the premises covered by and the drugs possessed under this license.
8. This license may at any time be cancelled by the Deputy Commissioner without cause assigned.

(Signed.)

Dated the.....192

Deputy Commissioner.

Counterpart.

The foregoing license is accepted by me subject to the conditions contained in it and to the provisions of the Opium Act and of the Mysore Excise Regulation, 1901, and of the Mysore Dangerous Drugs Rules and of the rules made or to be made thereunder. I also certify that I have been supplied with copies of the said Act and Regulation and Rules.

Signature of the licensee.

Date.....

Space for renewals.

Date up to which renewed	Signature of the Deputy Commissioner	Date of renewal

FORM III.

Licensed Dealer's account.

Name of drug.....

Date	Opening balance	Quantity received	Whence received	Total to be accounted for	Quantity supplied	Closing balance	Name and address of person to whom supplied and qualification justifying supply to him	Name and particulars of person to whom actually delivered if supplied through a messenger	Serial number of order or acknowledgment	Signature of person supplying and of person to whom delivered
1	2	3	4	5	6	7	8	9	10	11
	Dr. gr.	Dr. gr.		Dr. gr.	Dr. gr.	Dr. gr.				

FORM IV.

Licensed Chemist's account.

Name of drug.....

Date	Opening balance	Quantity received	Whence received	Total to be accounted for	Quantity dispensed	Closing balance	Name and address of person for whom dispensed	Name and particulars of person to whom actually delivered if supplied through a messenger	Serial number of prescription	Signature of person dispensing and of person to whom delivered
1	2	3	4	5	6	7	8	9	10	11
	Dr. gr.	Dr. gr.		Dr. gr.	Dr. gr.	Dr. gr.				

FORM V.

Prescription Book.

Serial No	Date of dispensing	Name and address of person for whom prescribed	Name, address and qualifications of approved practitioner by whom prescribed	Exact copy of prescription and of all entries of sales and supercriptions authorizing further supplies endorsed thereon	Signature of person dispensing
1	2	3	4	5	6

FORM VI.

Pass for transport of Dangerous Drugs.

Licensed dealer under Rule 2 of the Mysore Dangerous Drugs Rules is hereby permitted to transport _____ ounces _____ drams _____ grains of _____, from the licensed premises at _____ to the licensed premises of _____ at _____

This pass shall be carried with the consignment the transport of which it is intended to cover and shall be current until _____

It must be filed in the licensed premises.

Deputy Commissioner.

Note.—The pass shall be in triplicate—one copy shall be given to the person in charge of the consignment, another forwarded to the Deputy Commissioner of the District to which the consignment is despatched and the third retained in the office of issue.

No. P. 11423—Pol. 53-22-4, dated 11th June 1923.

In exercise of the powers conferred by Section 22 of the Mysore Arms Regulation, 1890, the Government of His Highness the Maharaja of Mysore are pleased to exempt the Agricultural Inspectors in charge of the Sheep Farms at Yellachahalli and Hebbal from the operation of all prohibitions and directions contained in Sections 8 and 9 of the said Regulation, save in respect of cannon, articles designed for torpedo service, war rockets and machinery for the manufacture of arms and ammunition.

By Order,

K. MATTHAN,

Chief Secretary to Government.

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Registered No. M—1175.



The Mysore Gazette.

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BANGALORE, THURSDAY, JUNE 28, 1923.

PART III.

Legislative Measures and Rules thereunder.

NOTIFICATION.

No. 889—L. C., dated (Cāmp) Mysore, 21st June 1923.

In modification of Notification No. 834—L. C., dated the 5th June 1923, the Legislative Council Meeting to be held on the 29th June 1923 will commence at 3 P.M. on that day.

By Order,
C. ABDUL GHANI,
Secretary, Legislative Council.



The Mysore Gazette.

Vol. 58.]

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[No. 29.

BANGALORE, THURSDAY, JULY 19, 1923.

PART III.

Legislative Measures and Rules thereunder.

NOTIFICATION.

No. P. 119.—L. C., dated 9th July 1923.

Under Rule 31 of the Rules for the conduct of business of the Mysore Legislative Council, the accompanying Bill further to amend the Mysore University Regulation, 1916, is published for general information with the statement of objects and reasons.

By Order,

C. ABDUL GHANI,

Secretary, Mysore Legislative Council.

Bill further to amend the Mysore University Regulation, 1916.

Whereas it is expedient further to amend the Mysore University Regulation, 1916, His Highness the Maharaja is pleased to enact as follows:—

The following proviso shall be added to sub-section (2) of Section 10:—

“Provided further that when the Dean of a Faculty is entitled to membership of the Council under any of the sub-heads (i), (ii) or (iii), the faculty concerned shall elect from among its members a representative, other than the Dean, and such representative shall be entitled to membership of the Council until the Dean shall have ceased to be a member under any of the sub-heads aforesaid.”

Amendment
of Section
10.

STATEMENT OF OBJECTS AND REASONS.

At present the Dean of a Faculty is a Member of the University Council *ex-officio* under Section 10 (2) (iv) of the University Regulation. Where he happens to be an *ex-officio* member of the Council under any of the other sub-heads of the section, he will be in the Council in two different capacities. The Senate has passed a resolution that a proviso may be added to Section 10 (2) of the University Regulation so that separate representation may be given to the faculties in such cases. The present Bill is prepared in order to give effect to the resolution.



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Vol. 58.]

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[No. 30.

BANGALORE, THURSDAY, JULY 23, 1923.

PART III.

Legislative Measures and Rules thereunder.

NOTIFICATION.

No. Fl. 485—Ex. 61-21-13, dated 19th July 1923.

Under Section 4 (g) of the Mysore Excise Regulation, V of 1901, as amended from time to time and in supersession of Notification No. Fl. 684—Ex. 61-21-5, dated 1st August 1922, the Government of His Highness the Maharaja of Mysore are pleased to delegate the following powers to the officers mentioned below :—

Powers to be exercised by the Excise Commissioner—

1. *Appointments.*—(a) Power to appoint, transfer and grant leave to all Inspectors and Probationary Inspectors. The appointment of Inspectors on pay of Rs. 100 and above will be subject to approval of Government.
 - (b) Power to appoint and transfer—(1) ministerial and menial establishment in his own office and in Central Distillery including the executive establishment in the latter and (2) Head Clerks of the Excise Branch of the Deputy Commissioners' Offices, on a pay of Rs. 57—4—77 or more. The appointment of officials on Rs. 100 and above will be subject to the approval of Government.
 - (c) In regard to punishments full powers in respect of all the above officials.
 2. *Remissions.*—Power to write off irrecoverable arrears of Excise Revenue subject to a limit of Rs. 1,000 in each case.
 3. *Refunds.*—Power to sanction, without any limit refunds of :—
 - (1) Excess recovery. (2) Amounts wrongly recovered. (3) Amounts recovered but ordered by Government to be remitted. (4) Excise Revenue due to Inamdars, whose claims to it have been recognised by Government.
- All cases of importance and cases not authorised by standing orders and rules should be submitted to Government.
4. *Date of birth.*—Power to sanction alterations in the dates of birth of officials.

5. *Prohibition of transport.*—Power under Section 9 of the Excise Regulation to prohibit the transport of liquor or of intoxicating drugs from any local area into any other areas.

6. Power to purchase within the budget allotment paint (for marking trees) and liquor testing instruments. The purchase of stores laid down in the Government Order No. Fl. 3238-37—G. F. 10-17-47, dated 4th January 1918 (*vide* pages 176-221 of the Mysore Account Code appendices to Volume 1).

II. Powers to be exercised by the Deputy Commissioners of Districts :—

(a) Power to appoint, transfer and grant leave, etc., to Assistant Inspectors of all classes.

(b) Power to appoint ministerial officers except Head Clerks, when the pay of the latter is Rs. 57-4-77 or higher.

(c) In regard to punishments, full powers in respect of all the above officials.

(d) Power to write off irrecoverable arrears of Excise Revenue up to a limit of Rs. 50.

III. Powers to be exercised by the District Excise Officers and Assistant Commissioners in charge of Excise work.

(a) Power to appoint and transfer Sub-Inspectors and menial servants and Assistant Inspectors of the last class, but, when they are to be transferred from one district to another, the approval of the Deputy Commissioners of Districts concerned should be obtained.

(b) In regard to punishments, power to fine up to Rs. 5 and to award black marks up to Assistant Inspectors of all grades, to degrade and suspend Assistant Inspectors of the last class and full powers in the case of Sub-Inspectors and menial servants.

(c) Power to appoint clerks and Vottu Mutsaddis up to Rs. 25 and menials of all classes in District Excise Office Establishments, subject to the conditions that the appointment of clerks and Vottu Mutsaddis is intimated without delay to the Deputy Commissioner, who may for reasons stated cancel the appointment as in the Revenue Department.

By Order,

T. E. JAYARAMA AIYAR,
Secretary to Government,
Revenue Department.



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[No. 32.

BANGALORE, THURSDAY, AUGUST 9, 1923.

PART. III.

Legislative Measures and Rules thereunder.

NOTIFICATION.

No. FL. 911—I. T. 48-22-26, DATED 7TH AUGUST 1923.

Rules under the Mysore Income-tax Regulation, 1923.

In exercise of the powers vested in them under section 59 of the Mysore Income-tax Regulation, (V of 1923), the Government of His Highness the Maharaja are pleased to sanction the following rules, namely:—

1. These rules may be called the Mysore Income-tax Rules, 1923.

2. Any firm constituted under an instrument of partnership specifying the individual shares of the partners may, for the purposes of clause (14) of section 2 of the Mysore Income-tax Regulation, 1923 (hereinafter in these rules referred to as the Regulation), register with the Income-tax Officer the particulars contained in the said instrument on application in this behalf made by the partners or by any of them on or before the date on which a return is due under sub-section (2) of section 22 of the Regulation.

3. The application referred to in rule 2 shall be made in the form annexed to this rule and shall be accompanied by the original instrument of partnership under which the firm is constituted together with a copy thereof: provided that if the Income-tax Officer is satisfied that for some sufficient reason the original instrument cannot conveniently be produced, he may accept a copy of it certified in writing by one of the partners to be a correct copy, and in such a case the application shall be accompanied by a duplicate copy.

Form of application for registration of a firm under section 2 (14) of the Mysore Income-tax Regulation, 1923.

To

THE INCOME-TAX OFFICER

Dated 192

I
We beg to apply for the registration of
my
our firm under section 2 (14) of the Mysore Income-tax
Regulation, 1923.

2. ^{The original}
A certified copy of the instrument of partnership under which the firm is constituted specifying the individual shares of the partners together with ^{a copy}
duplicate copy is enclosed. The prescribed particulars are given below:—

3. I
We do hereby certify, that the profits for the year ending have been or will be actually divided or credited in accordance with the shares shown in this partnership deed.

Signature

Address

Name and address of the firm	Names of the partners in the firm with the share of each in the business	Date on which the instrument of partnership was executed	Date, if any, on which the instrument of partnership was last registered in the Income-tax Officer's Office	Remarks

I
We do hereby certify, that the information given above is correct.

Signature (s)

4. (1) On the production of the original instrument of partnership or on the acceptance by the Income-tax Officer of a certified copy thereof, the Income-tax Officer shall enter in writing at the foot of the instrument or copy, as the case may be, the following certificate, namely:—

"This instrument of partnership (or this certified copy of an instrument of partnership) has this day been registered with me, the Income-tax Officer for in the district of under clause (14) of section 2 of the Mysore Income-tax Regulation, 1923. This certificate of registration has effect from the day of July 19

(2) The certificate shall be signed and dated by the Income-tax Officer who shall thereupon return to the applicant the instrument of partnership or the certified copy thereof, as the case may be, and shall retain the copy or duplicate copy thereof.

5. The certificate of registration granted under rule 4 shall have effect from the date of Registration.

6. A certificate of registration granted under rule 4 shall have effect up to the end of the financial year in which it is granted, but shall be renewed by the Income-tax Officer from year to year on application made to him

in that behalf on or before the date on which the return under sub-section (2) of section 22 of the Regulation is due, and accompanied by a certificate signed by one of the partners of the firm that the constitution of the firm as specified in the instrument of partnership remains unaltered.

7. Under section 9(1) (vi) of the Regulation, the sum to be allowed in respect of collection charges shall not exceed 6 per cent of the annual value of the property.

8. An allowance under section 10(2) (vi) of the Regulation in respect of depreciation of buildings, machinery, plant or furniture shall be made in accordance with the following statement:—

Class of buildings, machinery, plant or furniture	Rate	Remarks
	(Percentage on prime cost) Rs.	
I. BUILDINGS:—	...	*Double these rates may be allowed for buildings used in industries which cause special deterioration, such as chemical works, soap and candle works, paper mills, and tanneries.
(1) First class substantial buildings of selected materials.	2½	
(2) Buildings of less substantial construction.	5	
(3) Purely temporary erections such as wooden structures.	10	
I. MACHINERY, PLANT OR FURNITURE.†	...	†The special rates for electrical machinery given below may be adopted, at firm's option for that portion of their machinery.
General rate ...	5	
Rates sanctioned for special industries:—		
Flour Mills, Rice Mills, Bone Mills, Sugar Works, Distilleries, Ice Factories, Aerating Gas Factories, Match Factories.	6½	
Paper Mills, ship building and Engineering Works Iron and Brass Foundries, Electrical Engineering Works, Motor Car repairing Works, Galvanizing works, Patent Stone works, Oil extraction factories, Chemical works, Soap and Candle works, Lime works, Saw Mills, Dyeing and Bleaching works, Furniture and plant in hotels and boarding houses, Cement works using rotary kilns.	7½	
Plant used in connection with brick manufacture, tile making machinery, optical machinery, glass factories, surgical and dental instruments, Telephone Companies, Collieries.	10	
Sewing machines for canvas or leather.	12½	
Motor cars used solely for the purpose of business.	15	
Motor taxis, motor lorries and motor buses.	20	
Electrical Machinery:—		
(a) Batteries	15	
(b) Other electrical machinery, including electrical generators, motors (other than tramway motors) switch-gear and instruments, transformers, and other stationery plant and wiring and fittings of electric light and fan installations.	7½	
(c) Underground cables and wires...	6	
(d) Overhead cables and wires	2½	
(e) Plant used in connection with Gold Mines.	7½	
V. Hydro-Electric concerns:—		
Hydraulic works, pipe lines, sluices and all other items not otherwise provided for in this statement.	2½	

9. For the purpose of obtaining an allowance for depreciation under proviso (a) to section 10 (2) (vi) of the

Regulation, the assessee shall furnish particulars to the Income-tax Officer in the following form :—

Description of buildings, machinery, plant or furniture	Capital expenditure during the year for additions, alterations, improvements and extensions	Date from which used for the purposes of the business	Particulars (including original cost, depreciation allowed, and value realised by sale or scrap value) of obsolete machinery, plant or furniture sold or discarded during the year with dates on which first brought into use and sold or discarded.	Remarks
1	2	3	4	5

I declare that to the best of my information and belief the buildings, machinery, plant and furniture described in column 1 of the above statement were the property of during the year ended and that the particulars entered in the statement are correct and complete.

Place.....

Signature.....

Date.....

Designation.....

10. All sums deducted in accordance with the provisions of Section 18 of the Regulation shall be paid by the person making the deduction to the credit of the Government on the same day as the deduction is made in the case of deduction by or on behalf of Government, and within one week from the date of such deduction in all other cases :

Provided that the Income-tax Officer may, in special cases, and with the approval of the Deputy Commissioner, permit a Local authority, Company, Public body or Association, or a private employer, to pay the income-tax deducted from salaries quarterly on September 15th, December 15th, March 15th and June 15th.

11. In the case of income chargeable under the head "Salaries," where deduction is not made by or on behalf of Government, the person paying the salary shall pay to the credit of the Government by remitting the amount to the Income-tax Officer concerned or to such officer as he may direct and shall send therewith a statement showing the name of the employee from whose salary the tax has been deducted, the period for which the salary has been paid, the gross amount of the salary, the deduction for a provident fund or insurance premia, and the amount of tax deducted.

12. In the case of income chargeable under the head "Interest on securities," where the deduction is not made by or on behalf of Government, the person responsible for paying the interest shall pay to the credit of the Government by remitting the amount to the Income-tax Officer concerned or to such officer as he may direct with a statement showing the following particulars :—

- (1) Description of securities.
- (2) Numbers of securities.
- (3) Dates of securities.
- (4) Amounts of securities.
- (5) Period for which interest is drawn.
- (6) Amount of interest, and
- (7) Amount of tax.

13. The certificate to be furnished under Section 18 (9) of the Regulation by any person paying interest chargeable to income-tax on any security of the Government of Mysore shall be in the following form:—

Draft No.¹
 Certified that Rs. being income-tax at the rate of pies per rupee has been deducted by draft of this date from Rs. being the amount of interest

(1) This number also appears in the interest cages on the back of the securities.

for Rs.
 on² for Rs. standing in
 for Rs.

(2) Name of security.

the name of:

..... 192 . Superintendent or Principal
 Officer.

To be signed by claimant.

I hereby declare that the securities on which interest as above specified has been received were my own property and were in the possession of

 at the time when income-tax was deducted.

Signature

Date

(N.B.—The securities to be produced when required in support of any claim.)

13 A. The certificate to be furnished under section 18 (9) of the Regulation by the person paying any interest on debentures or other securities for money issued by or on behalf of a local authority or company shall be in the following form:—

Name of ^{local authority} company

Address

To

* I
 We hereby certify that Rs. being Income-tax at the rate of pies per rupee has been deducted from Rs. being the amount of interest at the rate of per cent per annum due* on debentures Nos. of Rs. each of the and that it has been or will, within the prescribed period, be paid by ^{me}_{us} to the Government of Mysore at

Principal Officer or Managing Agents.

..... 192

* The date interest is payable. † Here enter the names of the local authority or the company.

To be signed by claimant.

I hereby declare that the securities on which interest as above specified has been received were my own property and were in the possession of at the time when Income-tax was deducted.

Signature

Date

(N.B.—The securities to be produced when required in support of any claim.)

14. The certificate to be furnished by the principal officer of a company under Section 20 shall be in the following form:—

(Name of Company)

(Address of Company)

Date

(1) Or Dividend and bonus.

(2) Year or half-year, as the case may be.

(3) Here enter whether free of income-tax or not.

(4) Here enter number and description of shares.

(5) Here specify number and nature of meeting.

(6) Here enter date.

WARRANT for Rs., being dividend (1) of per cent, for the (2) ending on the day of 19 ; (3) on (4) shares in this Company registered in the name of This dividend was declared at the (5) meeting held on the (6) 192

I $\frac{1}{We}$ hereby certify that income-tax on the entire profits and gains of the company, of which this dividend forms a part, has been, or will be, duly paid by $\frac{me}{us}$ to the Government.

Signature

Office

(To be signed by the Claimant.)

I hereby certify that the dividend above mentioned relates to shares which were my own property at the time when the dividend was declared and were in the possession of

Signature

Date

15. The returns for Government officers under Section 21 of the Regulation shall be prepared and submitted to the Income-tax Officer by—

(1) The Comptroller for all Gazetted Officers (including in this term) Amildars, Munsiffs and others who draw their pay on separate bills and whose bills are preaudited.

(2) Treasury Officers for all Gazetted Officers and others who draw their pay from treasuries on separate bills and also for all pensioners and gratuitants who draw their pensions and gratuities from treasuries.

NOTE.—The term "treasuries" and "Treasury Officers" include "Taluk treasuries" and "Taluk Treasury Officers."

(3) Heads of offices and schools, colleges and other Government institutions for all non-gazetted officers whose pay is drawn on establishment bills.

(4) Disbursing officers in the Survey Department and in the Industries and Commerce Department in respect of the establishments under them, the salaries of which are paid by cheques.

(5) The Auditor, Mysore Railways, for all railway employees under his audit.

(6) In the case of persons not covered by the above, such person as the Income-tax Officer may call upon to make the return.

18. The return of total income of companies required under section 22 (1) shall be in the following form and shall be accompanied by a copy of the profit and loss account referred to therein:—

Income, Profits or Gains from Business, Trade, Commerce.

Income, profits or gains as per profit and loss account for the year ended.....192	Rs.	a.	p.
<i>Add</i> any amount debited in the accounts in respect of—			
1. Reserve for bad debts ..			
2. Sums carried to reserve for provident or other funds ..			
3. Expenditure of the nature of charity or presents.			
4. Expenditure of the nature of capital ..			
5. Income-tax or Super-tax ..			
6. Rental value of property owned and occupied ..			
7. Cost of additions to, or alterations, extensions, improvements of, any of the assets of the business ..			
8. Interest on reserve or other funds ..			
9. Losses sustained in former years ..			
10. Losses recoverable under an insurance or contract of indemnity ..			
11. Depreciation of any of the assets of the business.			
12. Expenses not incurred solely for the purpose of earning the profits ..			
Total			
<i>Deduct</i> —Any profits included in the accounts already charged to Mysore Income-tax and the interest on securities of the Government of Mysore declared to be income-tax free ..			
Balance			

If the company owns any property not occupied for the purposes of the business, a statement in the form prescribed in Schedule A to Rule 19 should be attached with particulars of the credit and debit on account of such property entered in the accounts.

Declaration.

I, the.....[Secretary, etc., see section 2 (12) of the Regulation] of the.....(name of Company) declare that the information against each head in this return is correctly given as shown in the books of the Company as also in the accounts which have been duly audited by the auditors of the Company and which have been adopted by the shareholders of the Company.

Signature.....

Designation.....

Dated192 .

19. The return of total income for individuals, firms and Hindu undivided families required under Section 22 (2) shall be in the following form:—

Statement of total Income during the Previous Year.

1	2	3
Sources of income	Amount of profits or gains or income during the previous year	Tax already charged on the income
1. Salaries (including wages, annuity, pension, gratuity, fees, commission, allowances, perquisites including rent-free quarters) or profits received in lieu of, or in addition to, salary or wages. (See note 1.)		
2. Interest on Securities (including debentures) already taxed. (See note 2.)		
3. Interest on Securities of the Government of Mysore declared to be income-tax free. (See note 3.)		
4. Property as shown in detail in Schedule A. (See note 4.)		
5. Business, trade, commerce, manufacture, or dealings in property, shares or securities. (Details as in note 5.) (See note 5.)		
6. Profession. (See note 6.)		
7. Dividends from Companies (See note 7.)		
8. Interest on mortgages, loans, fixed deposits, current accounts, etc.		
9. Ground rent.		
10. Any source other than those mentioned above. (See note 8.)		
Total		
Deductions claimed on account of contributions to Provident Fund, etc., or insurance premia. (See note 9.)		

(1) Names and addresses of all partners in the case of Firms.

(2) Names and addresses of all adult male members in the case of an undivided Hindu family.

(3) Names and addresses of any persons for whom the assessee is an agent, trustee or guardian.

I declare that to the best of my knowledge and belief the information given in the above statement is correct and complete, that the amounts of income shown are truly stated and relate to the year ended.....and that no other income accrued or arose or was received by $\frac{\text{me}}{\text{the firm}}$ during the said year and that $\frac{\text{I}}{\text{the firm}}$ have no other sources of income.

Date..... Signature.....

N. B.—(a) Income accruing to you outside Mysore received in Mysore is liable to taxation and must be entered by you in the form.

(b) All income from whatever source derived must be entered in the form, including income received by you as a partner of a firm.

NOTE 1.—In column 2 should be shown the gross amount of salary and not the net amount after deductions on account of income-tax, provident funds, etc.

NOTE 5—(a) Where you keep your accounts on the mercantile accountancy or book profits system, you must file return in the following form :—

Income, Profits or Gains from Business, Trade, Commerce.

		Rs.	A.	P.
Income, profits or gains as per Profit and Loss Account for the year ended.....192				
Add any amount debited in the accounts in respect of—				
1.	Reserve for bad debts ..			
2.	Sums carried to reserve for provident or other funds ..			
3.	Expenditure of the nature of charity or presents...			
4.	Expenditure of the nature of capital ..			
5.	Income-tax or Super-tax ..			
6.	Drawings or salary of proprietor or partners ..			
7.	Rental value of property owned and occupied ..			
8.	Cost of additions to, or alterations, extensions, improvements of, any of the assets of the business ..			
9.	Interest on the proprietor's or partner's capital including interest on reserve or other funds ..			
10.	Losses sustained in former years ..			
11.	Losses recoverable under an insurance or contract of indemnity ..			
12.	Depreciation of any of the assets of the business ..			
13.	Private or personal expenses and expenses not incurred solely for the purpose of earning the profits ..			
Total ..				
Deduct—Any profits included in the account already charged to Mysore income-tax and the interest on securities of the Government of Mysore declared to be income-tax free ..				
Balance ..				

(Signature of the person making the return).....

Date.....192

(b) Where you do not keep your accounts in such a form, you must file a statement showing how you arrive at the taxable profits, i.e., showing details of the gross receipts and of the expenditure you propose to set against those receipts. No deductions are permissible on account of—

- (i) Property owned and occupied by the owner of a business for the purposes of a business;
- (ii) Additions to or alterations, extensions, or improvements of any of the assets of the business;
- (iii) Interest on the capital of the proprietors or partners of the business;
- (iv) Bad debts not actually written off in the accounts;
- (v) Losses sustained in previous years;
- (vi) Reserves of any kind;
- (vii) Sums paid on account of the income-tax or super-tax or any tax levied by a local authority other than local rates or municipal taxes in respect of the portion of the premises used for the purpose of the business;
- (viii) Any expenditure of the nature of charity or a present;
- (ix) Any expenditure of the nature of capital;
- (x) Any loss recoverable under an insurance or a contract of indemnity;
- (xi) Depreciation of any kind other than that specified in the Regulation;
- (xii) Drawings or salaries of the proprietors or the partners;
- (xiii) Private or personal expenses of the assessee;
- (xiv) Any expenditure of any kind which is not incurred solely for the purpose of earning the profits.

If you have included any such sums in your expenditure in your books, you must exclude them from the expenditure permissible for the purpose of arriving at your taxable profits.

NOTE 6.—The income, profits or gains shall be computed after making allowance for any expenditure (not being in the nature of

capital expenditure) incurred *solely* for the purpose of such profession or vocation, provided that no allowance is made on account of any of your personal expenses. Professional fees received by you outside Mysore must be included by you in your receipts.

NOTE 7.—Income-tax chargeable on the profits of companies is paid by the companies, so that the dividends which shareholders receive represent the net amount remaining after income-tax has been paid. The amount of income-tax paid upon these dividends, even if the dividends are stated to be income-tax free should, be added to the amount of the dividends actually received, and the gross amount arrived at should be entered in column 2 of the statement.

If the rate of tax applicable to your total income is less than the rate at which tax has been paid upon your dividends, you may, by attaching the company's certificate received with the dividends, have the excess collected on your dividends, from the company set against the tax payable by you on your other income instead of having to apply separately for a refund.

NOTE 8.—(a) Agricultural income from land not paying land revenue to the Government should be included under this head.

8.—(b) The Income-tax Regulation does not apply to the securities of the Government of India. The interest on securities other than those of the Government of India is taxable unless specially declared by the Government of Mysore to be free of tax. The income derived from such securities should be entered under this head.

NOTE 9.—Deductions from total income can only be made for insurance premia in respect of insurance on your own life or on the life of your wife, or in respect of a contract for a deferred annuity on your own life or on the life of your wife. No deduction is permissible in the case of any other form of insurance except in the case of Hindu undivided families where deductions are permissible on account of premia paid in respect of insurance, on the life of any male member of the family or of his wife. The original receipt or the certificate of the insurance company to which the premium was paid must be attached to the return.

19A. When returns of income prepared by approved, chartered, incorporated or, certified accountants are filed by assessees, separate scrutiny of the assessees' books will be dispensed with unless there are special reasons which in the Income-tax Officer's opinion render such scrutiny desirable.

19B. Members of the undermentioned institutions are approved for income-tax purposes:—

- (1) The Institute of Chartered Accountants of England and Wales.
- (2) The Society of Incorporated Accountants and Auditors.
- (3) The Society of Accountants in Edinburgh.
- (4) The Institute of Accountants and Actuaries in Glasgow.
- (5) The Society of Accountants in Aberdeen.
- (6) The Institute of Chartered Accountants in Ireland.

19C. (a) Accountants who are certified under the Mysore Companies Regulation and who wish to be approved for income-tax purposes should apply to the Government. Their applications will be considered by a Committee consisting of:—

- (1) The Commissioner of Income-tax in Mysore.
- (2) The Registrar of Joint Stock Companies.
- (3) The Chairman, Mysore Chamber of Commerce.
- (4) The Deputy Commissioner of Income-tax for the taluks and cities of Bangalore and Mysore.

The decisions of the Committee will be final.

(b) Approval of an accountant under this rule or rule 19 (B) is liable to revocation in any case by a vote of the committee referred to above.

19D. Accountants approved for income-tax purposes shall be bound to certify compliance with the income-tax

law and rules and to give in their certificates such particulars as the Commissioner of Income-tax in Mysore may require.

19E. When the production of accounts is required under Section 22 (4) of the Regulation or when accounts are produced as evidence called for under section 23 (2) of the Regulation, a true translation of the accounts either in English or Kannada shall be produced along with the originals when so required, if the accounts are not maintained either in English or in Kannada.

20. The Notice of Demand under Section 29 shall be in the following form:—

NOTICE OF DEMAND UNDER SECTION 29 OF THE
INCOME-TAX REGULATION, 1923.

To

1. You have been assessed for the current year to income-tax amounting to Rs..... (in addition to which a penalty of Rs..... has been imposed), as shown in the copy of the assessment form sent herewith.

2. You have also been assessed to super-tax amounting to Rs.

3. You are required to pay the amount of Rs.
on or before the to at
when you will be granted a receipt.

4. If you do not pay the tax on or before the date specified above, you will be liable to a penalty which may be as great as the tax due from you.

5. If you are dissatisfied with your assessment you may present an appeal under sub-section (1) of Section 30 of the Mysore Income-tax Regulation, 1923, to the Deputy Commissioner of District
Income-tax in Mysore, Bangalore within 30 days from the receipt of this notice, on a petition duly stamped in the form prescribed under sub-section (3) of section 30 and verified as laid down in that form.

or

The assessment has been made under sub-section (4) of Section 23 of the Mysore Income-tax Regulation, 1923, because you failed—

to make a return of your income under Section 22,
to comply with a notice under sub-section 4 of Section 22,
to comply with a notice under sub-section 2 of Section 23,

and no appeal lies. But if you were prevented by sufficient cause from making the return or did not receive the notice (s) aforesaid, or had not a reasonable opportunity to comply, or were prevented by sufficient cause from complying, with the terms of the notice (s), you may apply to me, under Section 27, to cancel the assessment and proceed to make a fresh assessment.

6. The appropriate chalan should be sent along with the amount paid. Should you lose the chalans attached to this notice of demand, it will be necessary for you to apply to the Income-tax Officer for copies of fresh chalans.

Dated.....

(Place).....

Income-tax Officer.

NOTE.—The superfluous words in paragraph 5 should be deleted.

ASSESSMENT FORM.
Assessment for 192 -192

.....District.

Name of assessee.....

Address.....

Serial No.	Detailed sources of income.	Amount of income.	Tax deducted at source.		Remarks.
		Rs.	Rs.	As.	
1	Salaries ...				
2	Interest on securities ...				
3	Property ...				
4	Business ...				
5	Profession ...				
6	Other sources...				
					R. As.
(i) Total income ...					
(ii) Deduction on account of provident fund insurance premia, etc. ...			R.	As.	
(iii) Deduct sums received as dividends or from a registered firm ...					
(iv) Deduct amount of interest from tax-free securities of the Government of Mysore.					
(v) Income now to be taxed ...					
(vi) Rate applicable.....pies per rupee ...					
(vii) Amount of tax ...					
(viii) Reduction under Section 17 ...			R.	As.	
(ix) Amount of deductions at source from salary or interest on securities for which credit is given under Section 18 (5) ...					
(x) Abatement on account of dividends (at.....pies per rupee) ...					
(xi) Abatement on account of income from a registered firm (at.....pies per rupee).					
(xii) Net amount of tax ...					
(xiii) Penalty under Section 28 [(or Section 25 (2)] ...					
(xiv) Total sum payable (in figures as well as in words)					
Rupees.					
Annas.					

FOR USE IN 1923-24 ONLY.

Adjustment for the year 1922-23 and net demand.

1.	Actual total income of year adjusted ...	Rs. a. p.
2.	Deduct items exempted or excluded under Section 12 of the Mysore Income-tax Regulation, 1920 ...	
3.	Actual taxable income of year adjusted ...	
4.	Rate applicable— Pies ordinary on Rs. ...	
5.	Tax due— Ordinary Section 18 ...	
6.	Tax already paid in respect of the year adjusted— (i) at source ... (ii) to Income-tax Officer (preliminary assessment under Section 18) ...	
	Total ...	
7.	Balance for the year adjusted— Recoverable. To be refunded.	
8.	Account for 1923-24 as above ...	
9.	Net amount to be recovered, refunded.	
	In words ...	

A detailed memorandum of the amount to be deposited in the office is presented herewith. It is requested that summonses may be issued as above.

(2) He shall with such list deposit in the office of the Income-tax Officer or the Deputy Commissioner (i) the prescribed fees for service of summons according to the following scale:—

For each summons or notice:

Nature of process. Amount leviable.

(a) to a single witness 8 annas.

(b) to every additional witness residing in the same village if the processes be applied for at the same time 4 annas.

NOTE.—(1) Any party may deposit the cost of proceeding by railway or any public conveyance where such is available and in such case the process server shall be bound to proceed by such railway or public conveyance, and the cost so deposited shall be part of the costs of the cause.

(2) For processes applied for and ordered to be executed as emergent the fee will be the ordinary fee and half as much again, and

(ii) the total amount of the allowances to which the said persons are entitled for travelling and other expenses according to the following scale:

Class	Travelling allowance			Allowance for subsistence and other expenses not exceeding per diem
	By rail	By road	By sea or canal	
First class	First class fare	As. 8 per mile	Actual expenses of passage.	Rs. a. p. 3. 0. 0.
Second class	Second class fare.	" 4. "	Do	1 0 0.
Third class	Third class fare	" 2. "	Do	0 8 0.

(3) The expenses of witnesses summoned by the assessing officer at his own instance will be done by Government.

21. An appeal under Section 30 (3) shall be in the following form:—

Form of Appeal.

To

The Deputy Commissioner of.....

The.....day of.....192

The petition of.....of.....showeth as follows:—

1. Under the Mysore Income-tax Regulation, 1923, your petitioner has been assessed on the sum of Rs..... for the year commencing the 1st day of July 192. The notice of demand attached hereto was served upon him on.....

2. Your petitioner's income accruing and arising or received for the year ending the.....day of.....192 amounted to Rs.....

3. Such income and profits actually accrued or arose or were received during the period of.....months and.....days:

4. During the said year, your petitioner had no other income or profits.

5. Your petitioner has made a return of his income to the Income-tax Officer.....under Section 22, sub-section (2) of the Regulation and has complied with all the terms of the notice served on him by the Income-tax Officer under Section 23 (2) [and/or section 22 (4)].

Your petitioner therefore prays that he may be assessed accordingly (or that he may be declared not to be chargeable under the Regulation).

(Signed)

Grounds of Appeal.

Form of Verification.

I,....., the petitioner named in the above petition, do declare that what is stated therein is true to the best of my information and belief.

(Signed)

22. An appeal under section 32 (2) shall be in the following form:—

To

THE COMMISSIONER OF INCOME-TAX
IN MYSORE, BANGALORE.

The.....day of.....192 ..

The petition of.....showeth as follows:—

(1) Under Section 31 (3) of the Mysore Income-tax Regulation, 1923, the Deputy Commissioner of..... has increased the tax payable by your petitioner from Rs.....to Rs.....

(2) Your petitioner prays that the enhancement may be set aside or reduced to Rs.....for the reasons stated below:—

(Signed)

Grounds of Appeal.

I,....., the petitioner named in the above petition, do declare that what is stated therein is true to the best of my information and belief.

(Signed)

23 (1) In the case of income derived in part from agriculture and in part from business, an assessee shall be entitled to deduct from such income, the market value of an agricultural produce raised by him or received by him as rent in kind which he has utilized as raw material for the purposes of his business or the sale receipts of which are included in the account of his business. The balance of such income shall be deemed to be income derived from the business and no further deduction shall be made therefrom in respect of any expenditure incurred by the assessee as a cultivator or receiver of rent in kind.

(2) For the purpose of sub-rule (1) "market value" shall be deemed to be—

(a) Where agricultural produce is ordinarily sold in the market in its raw state, or after application to it of any process ordinarily employed by a cultivator or receiver of rent in kind to render it fit to be taken to market, the value calculated according to the average price at which it has been so sold during the year previous to that in which the assessment is made.

(b) Where agricultural produce is not ordinarily sold in the market in its raw state, the aggregate of—

(1) The expenses of cultivation;

(2) The land revenue or rent paid for the area in which it was grown; and

(3) Such percentage of the aggregate of (1) and (2) as the Government may from time to time fix for the class of produce concerned.

25. In the case of Life Assurance Companies incorporated in Mysore whose profits are periodically ascertained by actuarial valuation, the income, profits and gains of the Life Assurance Business shall be the average annual net profits disclosed by the last preceding valuation, provided that any deductions made from the gross income in arriving at the actuarial valuation, which are not admissible for the purpose of income-tax assessment, and any Mysore Income-tax deducted from or paid on income derived from investments before such income is received, shall be added to the net profits disclosed by the valuation.

26. Rule 25 shall apply also to the determination of the income, profits and gains derived from the annuity and capital redemption business of life assurance companies, the profits of which can be ascertained from the results of an actuarial valuation.

27. If the Mysore Income-tax deducted from interest on the investments of a company exceeds the tax on the income, profits and gains thus calculated, a refund may be permitted of the amount by which the deduction from interest on investments exceeds the tax payable on such income, profits and gains.

28. In the case of other classes of insurance business (fire, marine, motor-car, burglary, etc.) of a company incorporated in Mysore, the income, profits or gains shall be determined in accordance with the provisions of the Regulation, subject to the allowances specified in the rule next following:

29. If in the ordinary accounts of any insurance business other than Life Assurance, Annuity or capital Redemption Business carried on by an Insurance Company any amount is actually charged against the receipts for the sole purpose of forming a reserve to meet outstanding liabilities, or unexpired risk in respect of policies which have been issued (including risk of exceptional losses) and is not used for any other purpose such amount may be treated as expenditure incurred solely for the purpose of earning the profits of the business.

30. Any amount either written off in the accounts or through the Actuarial Valuation Balance Sheet to

meet depreciation of, or loss on, securities or other assets, or which is carried to a reserve fund formed for that sole purpose and not used for any other purpose, may be treated as expenditure incurred solely for the purpose of earning the profits of the business. Any sums taken credit for in the accounts or Actuarial Valuation Balance Sheet on account of appreciation of or gains on the securities or other assets shall be deemed to be income chargeable to tax, subject always to deduction of such portion thereof as has been otherwise taken into account in calculating the income, profits or gains.

31. The income, profits and gains of companies carrying on Dividing Society or Assessment business shall be taken at 15 per cent of the premium income in the previous year and, in the case of non-resident companies, at 15 per cent of the Mysore Premium income in the previous year.

32. Notwithstanding anything contained in rules 25 to 31, the total income, however, of an Insurance Company carrying on more than one class of business shall be determined by its aggregate income from all classes of businesses.

33. In any case in which the Income-tax Officer is of opinion that the actual amount of the income, profits or gains accruing or arising to any person residing out of Mysore whether directly or indirectly through or from any business connection in Mysore cannot be ascertained, the amount of such income, profits or gains for the purposes of assessment to income-tax may be calculated on such percentage of the turnover so accruing or arising as the Income-tax Officer may consider to be reasonable, or on an amount which bears the same proportion to the total profits of the business of such person (such profits being computed in accordance with the provisions of the Mysore Income-tax Regulation) as the receipts so accruing or arising bear to the total receipts of the business, or in such other manner as the Income-tax Officer may deem suitable.

34. The profits derived from any business carried on in the manner referred to in Section 42 (2) of the Regulation may be determined for the purposes of assessment to income-tax according to the preceding rule.

35. The total income of the Mysore branches of non-resident Insurance Companies (life, marine, fire, accident, burglary, fidelity, guarantee, etc.) in the absence of more reliable data, may be deemed to be the proportion of the total income, profits or gains, of the companies, corresponding to the proportion which their Mysore Premium income bears to their total premium income.

36. An application for a refund of income-tax under section 48 of the Regulation shall be made in the following form:—

Application for refund of Income-tax.

I.....of.....
do hereby state that my income from all sources to which the Regulation applies during the year ending.....on the

30th June.....amounted to Rs.....
only.....

(The portions
not required
should be
scored out.)

I therefore pray for a refund of—

Rs.....under "Salaries"

Rs.....under "Securities"

Rs.....under "Dividends from
Companies"

Rs.....under "share of profits of the
registered firm" known

as.....of which I am a partner.

Signature.....

I hereby declare that what is stated herein is correct

Dated

192

Signature.....

37. The application under rule 36 shall be accompanied by a return of total income in the form prescribed under section 22 unless the applicant has already made such a return to the Income-tax Officer.

38. Where the application under rule 36 is made in respect of interest on securities or dividends from companies, the application shall be accompanied by the certificate prescribed under section 18 (9) or section 20, as the case may be.

39. The application under rule 36 shall be made to the Income-tax Officer for the place in which the applicant is chargeable directly to income-tax or, if he is not chargeable directly to income-tax, to the Income-tax Officer for the place in which the applicant ordinarily resides, or if he is not resident in Mysore—

(i) to the Income-tax Officer of the area in which he was last charged directly to income-tax when so resident, or

(ii) if he has never been so resident, to the Income-tax Officer of the area where the income-tax for the refund of which application is made was deducted.

40. The application under rule 36 may be presented by the applicant in person or through a duly authorised agent or may be sent by post.

40A. Where the Income-tax Officer is satisfied that the total income of a holder of a Government Security liable to income-tax, is, below the taxable minimum or, is not likely to fluctuate so widely as to alter the rate appropriate to the total income, he may, on application made to him in this behalf, issue a certificate authorising the person paying the interest on securities to make no deduction of tax or to deduct the tax at a lower rate than the maximum. Such a certificate should be in the following form:—

*Form of Certificate to be given to a person paying income-tax
at a rate less than the maximum rate on interest received
on Securities.*

INCOME-TAX OFFICE.....

Dated192

To

I hereby authorise (1).....

(1) Name and address of person paying the interest.

to deduct income-tax at the rate of (2).....

(2) Rate of income-tax sanctioned.

pies in the rupee when paying interest on the following securities to their present holder (3).....

(3) Name of person receiving interest.

This authorisation will remain in force until cancelled by me.

Income-tax Officer.

DESCRIPTION OF SECURITIES.

By Order,

T. E. JEYARAMA AIYAR,

Secretary to Government,
Revenue Department.



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BANGALORE, THURSDAY, AUGUST 16, 1923.

PART III.

Legislative Measures and Rules thereunder

REGULATION VI OF 1923.

(Received the assent of his Highness the Maharaja on the
Seventeenth day of July 1923.)

A Regulation to amend the Mysore Village Courts Regulation, VII of 1913.

WHEREAS it is expedient further to amend the Mysore
Village Courts Regulation, 1913, His Highness the Maharaja of
Mysore is pleased to enact as follows:—

For Section 76 of the Regulation, the following section shall be substituted, namely—

Substitution
of a new
section for
Section 76.

“The Court-fee leviable in the case of suits filed in village
Courts will be determined from time to time by the Government,
but in no case it shall exceed half the fee chargeable under the
Court-fees Regulation.”

A. R. BANERJI,
Dewan.

REGULATION VII OF 1923.

A Regulation to provide for Suits against Government.

WHEREAS it is expedient to provide for suits against Govern-
ment, His Highness the Maharaja is pleased to enact as
follows:—

1. (i) This Regulation may be called “A Regulation to
provide for suits against Government.”

(ii) It shall extend to the whole of Mysore, and

(iii) It shall come into force at once.

2. A suit to which the Government of Mysore is a party as a defendant may be heard and determined by the Principal Civil Court of original jurisdiction having jurisdiction over the subject matter of the suit, if the claim in respect of which the suit is brought, is for any of the following reliefs:—

(a) for recovery of land, goods, or money in wrongful possession of Government or for compensation when restitution cannot be given;

(b) for specific performance of contracts;

(c) for damages for breach of contracts, express or implied;

(d) for rents and mesne profits;

(e) for the rectification or cancellation of any instrument;

(f) for compensation for injury to person or property due to wrongful neglect or default in the management of any industrial concern owned by Government.

3. Notwithstanding anything contained in the Code of Civil Procedure, no Civil Court shall take cognisance of any suit against Government except in regard to matters expressly provided for in this Regulation or in any other enactment for the time being in force.

A. R. BANERJI,

Dewan.

REGULATION VIII OF 1923.

(Received the assent of His Highness the Maharaja on the eighteenth day of July 1923.)

A Regulation further to amend the Code of Civil Procedure, 1911.

WHEREAS it is expedient further to amend the Code of Civil Procedure, 1911; His Highness the Maharaja is pleased to enact as follows:—

1. For the sub-heading of Part IV, the following sub-heading shall be substituted, namely—

“Suits by or against the Government or Public Officers in their official capacity.”

2. In Section 79 of the Code, the words “or against” shall be inserted between the words “by” and “the” in both the places.

3. (i) In Section 80 of the Code, between the words “against,” and “a” occurring in the first line, the words “the Government, or against” shall be inserted.

(ii) For the words “been delivered to him” in the same section the following words shall be substituted, namely—

“been, in the case of Government, delivered to, or left at the office of, the Chief Secretary to Government and in the case of a Public Officer, delivered to him.”

4. In Section 82, between the words “against” and “a” the words “the Government, or against” shall be inserted.

A. R. BANERJI,

Dewan.



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[No. 39.]

BANGALORE, THURSDAY, SEPTEMBER 27, 1923.

PART III.

Legislative Measures and Rules thereunder.

NOTIFICATION.

Notification No. 126—L. O., dated 25th September 1923.

Under Rule 32 of the Rules for the conduct of business of the Mysore Legislative Council, the accompanying Mysore Irrigation Bill is published for general information with the statement of objects and reasons.

By Order,

C. ABDUL GHANI,

Secretary, Mysore Legislative Council.

The Mysore Irrigation Bill.

SI WHEREAS it is expedient to consolidate and amend the law relating to Irrigation, His Highness the Maharaja is pleased to enact as follows:—

CHAPTER I.

PRELIMINARY.

1. (1) This Regulation may be called the Mysore Irrigation Regulation.

(2) It extends to the whole of Mysore.

2. In Section 53 of the Mysore Land Revenue Code, Regulation IV of 1888, after the words "or which has been made available in consequence of the construction, improvement or repair of any irrigational or other work by Government or by a private person acting under the written authority of Government," the words "and in respect of which no rate is leviable under the Mysore Irrigation Regulation" shall be added.

In Section 3 (2) of the said code, the words "or under the Mysore Irrigation Regulation" shall be inserted after the figure 53; and to section 114 of the said code, the words "or of the Mysore Irrigation Regulation" shall be added.

3. In this Regulation unless there is anything repugnant in the subject or context—

(1) "Irrigation work" includes

(a) All reservoirs, tanks, canals, pipes constructed, maintained or controlled wholly or in part by the Government for the supply or storage of water; and

(b) All works, embankments, structures, supply and escape channels, connected with such reservoirs, tanks, canals, channels or pipes and all roads constructed for the purpose of facilitating the construction or maintenance of such works, pipes, channels, tanks, pipes or reservoirs;

(c) All water courses and drainage works as hereinafter defined;

(d) All lands occupied by the Government for the purposes of such canals, channels, tanks, pipes, reservoirs, and all buildings, machinery, fences, gates, and other erection occupied by or belonging to the Government upon such lands.

(2) "Water Course" means any channel or pipe which is supplied with water from an irrigation work but which is not maintained at the cost of Government and all subsidiary works connected with any such channel or pipe except the sluice or outlet through which water is supplied to such channel or pipe.

(3) "Drainage work" includes channels either natural or artificial for the discharge of waste or surplus water and all works connected with or auxiliary to such channels and escape channels from an irrigation work, dams, weirs, embankments, sluices, groins and all works for the protection of lands from flood or from erosion formed or maintained by the Government either wholly or in part, but does not include work for the removal of sewage.

(4) "Deputy Commissioner" includes any Officer appointed by Government to exercise all or any of the powers of Deputy Commissioner under this Regulation.

(5) "Irrigation Officer" includes any person appointed by Government to exercise all or any of the functions of an Irrigation Officer under this Regulation.

(6) "Owner" includes every person having a joint interest in the ownership of the thing specified and all rights and obligations which attach to an owner under the provisions of this Regulation and shall attach jointly and severally to every person having such joint interest in the ownership.

4. Government, or subject to such rules as may be made under this Regulation, any Officer whom Government empowers in this behalf, may declare by notification the officers by whom and the local limits within which all or any of the powers or duties hereinafter conferred or imposed shall be exercised or performed.

(d) The right to all water flowing or standing which is not the property of private individuals, the burden of proving which will be on them, shall vest in Government; and no person shall make use of such water for irrigation or other purposes by damming up or otherwise.

interfering with any stream or nala or natural water-course whether it is defined in the village map or not, except with the permission of the Deputy Commissioner or an irrigation or other officer specially authorised by Government in this behalf.

CHAPTER II.

OF THE CONTROL OF WATER AND OF IRRIGATION WORKS.

5. Any Irrigation Officer duly empowered in this behalf and any person acting under general or special order of such irrigation officer may enter upon any land, building or water-course for the purpose of inspecting or regulating the use of water, of measuring the land irrigated thereby and of doing all things necessary for the proper regulation, maintenance and management of any irrigation or drainage work.

6. In case of any accident happening or being apprehended to any irrigation or drainage work, or in case of any urgency, any Irrigation Officer and any person acting under his general or special orders in this behalf, may at any time enter upon any lands adjacent to or in the neighbourhood of any irrigation or any drainage work and may repair any existing work, construct any new work or take and utilise any material and take any measures or do anything that may in his opinion be necessary to prevent such accident or to save loss or damage to any property or to repair any damage done.

7. When an Irrigation Officer proposes, under the provision of the two last preceding sections to enter into any building or enclosed court or garden attached to a dwelling house into which the water does not flow from any irrigation work, he shall previously give to the occupier of such building, court or garden such reasonable notice as the urgency of the case may allow.

8. Suitable means of crossing the irrigation work shall be provided at such places as Government thinks necessary for the reasonable convenience of the inhabitants of the adjacent land and suitable bridges, culverts, or other works shall be constructed to prevent the drainage of the adjacent land being obstructed by any irrigation work.

(Sections 5, 6, 7 and 8 to apply to both old and new works.)

CHAPTER III.

OF WATER COURSES

9. Any person desiring the construction of a water-course may apply in writing to the Irrigation Officer requesting him to construct the water-course, and to do all things necessary for such construction at the cost of the applicant.

10. If the Irrigation Officer considers that the construction of such water-course is expedient, he may call upon the applicant to make such deposit as he considers necessary to cover the cost of the preliminary proceedings and the amount of the compensation likely to become payable and also to give an undertaking that he will pay the full cost of the acquisition and either construct the water-course himself or pay up before-hand the estimated

cost of its construction by Government and failing which, the deposit shall be liable to be forfeited at the discretion of the Deputy Commissioner. Upon such deposit being made, the Irrigation Officer shall cause enquiry to be made into the most suitable alignment for the said water-course and shall cause to be marked out the land which, in his opinion, it will be necessary to occupy for the construction thereof and shall forthwith publish a notice in every village through which the water-course is proposed to be taken that so much of such land as belongs to such village has been so marked out, and shall send a copy of such notice to the Deputy Commissioner of every District in which such land is situate for publication on such land.

The said notice shall also call upon any person who wishes to receive a supply of water through such water-course to make his application in that respect to the Irrigation Officer within thirty days of the publication of such notice. If any such applicant appears and his application is admitted, he shall be liable to pay his share in the construction of such water-course, and in the cost of acquiring the land for the same.

11. Within thirty days from the publication of a notice under Section 10, clause (1), any person likely to be affected by the construction of the proposed water-course or interested in the land to be occupied by such water-course, may apply to the Deputy Commissioner of the District by petition stating his objection to the proposed construction. The Deputy Commissioner or other Officer authorised by him, not lower in rank than an Amildar or Deputy Amildar, shall enquire into the validity of the objection after giving previous notice to the Irrigation Officer of the time and place at which such enquiry will be held.

Where the proposed water-course will pass through more Districts than one, the Deputy Commissioner of the District in which the head of the proposed water-course will be situated shall be the Deputy Commissioner of the District for the purposes of this section. The Deputy Commissioner shall record in writing the orders passed by him on the result of the enquiry by himself or other officer authorised by him as above and the grounds thereof.

12. If no objection is made or the objection, if any, is disallowed, the Deputy Commissioner of the District shall inform the Irrigation Officer of the same and proceed to acquire the land required for the water-course under the provisions of the Land Acquisition Regulation either by himself or through an Assistant Commissioner specially deputed by him for the purpose as if a declaration had been issued by the Government for the acquisition thereof under Section 6 of that Regulation and as if the Government had thereupon directed the Deputy Commissioner to take order for the acquisition of such land under Section 7 of the said Regulation.

If the Deputy Commissioner considers any objection to be valid, he shall inform the Irrigation Officer accordingly, and the latter may, if he sees fit, alter the alignment of the proposed water-course and the Deputy Commissioner shall, after notice to the persons likely to be affected by the alteration, decide whether or not such water-course shall be constructed.

13. Where the lands to be acquired are situate in different Districts, the acquisition shall be made by the Deputy Commissioners of the several Districts in which the lands may lie or by the Assistant Commissioners specially deputed by them for the purpose.

14. When the land has been acquired, the Irrigation Officer shall either permit the applicant to construct the said water-course, or shall himself construct it. Provided that in either case the work shall not be commenced until the applicant or other person concerned has paid the full cost of the acquisition and also given an undertaking to the satisfaction of the Deputy Commissioner to pay any additional amount that may become payable on reference to the Civil Court and provided further that when the water-course is to be constructed by the Irrigation Officer the estimated cost of the construction shall also be paid by the parties concerned before the work is started and an undertaking given to meet any excess of expenditure that may be actually incurred over the construction within a period of six months of the service of notice on him in this respect.

If any compensation or expenses due under this section shall not be paid, in accordance with any demand, it shall be recoverable as an arrear of land revenue.

15. When any applicant is, under the last preceding section, permitted to construct a water-course, the following rules and conditions shall be binding on him and his representatives in interest:—

First.—All works necessary for the passage, across such water-course, of water-courses existing previous to its construction and of the drainage intercepted by it, and for affording proper communications across it for the convenience of the occupants of neighbouring lands, shall be constructed by the applicant and be maintained by him to the satisfaction of the Irrigation Officer.

Second.—Land acquired for the purpose of constructing a water-course under the provisions of Section 13 shall be used only for such purpose.

Third.—The proposed water-course shall be completed to the satisfaction of the Irrigation Officer within one year after the applicant has been given permission to construct it. Provided that the Irrigation Officer may, in his discretion, extend this period.

If any of the rules and conditions prescribed by this section are not complied with, the right of the applicant, or of his representative in interest, to receive a supply of water through such water-course may be put an end to by the Deputy Commissioner and in that case the applicant shall have no claim on the land acquired for the water-course which will be entirely at the disposal of the Deputy Commissioner who may either restore it to the original occupant or dispose of it in any other manner he considers proper.

16. The procedure provided in Sections 9 to 15, shall apply to any application for the extension, improvement or alteration of a water-course.

17. The procedure prescribed in Section 12 shall be adopted as far as may be for the acquisition of the lands required for the purpose where the construction of a water-

course is undertaken at Government cost in the interest of the expansion of irrigation.

18. Any person desiring to receive a supply of water through an existing water-course may apply to the Irrigation Officer for a supply through such water-course. If it appears to the Irrigation Officer expedient that such supply should be given and that it should be conveyed through such water-course, he shall serve notice on the owners or occupiers of the land supplied with water from such water-course requiring them to show cause, on a day not less than 15 days from the service of such notice, why the said supply should not be so conveyed, and after making enquiry, the Irrigation Officer shall make an order determining whether, and on what conditions, the said supply shall be conveyed through such water-course, and such order shall be binding on applicant and on such owners or occupiers.

An appeal shall lie from any order made by the Irrigation Officer under this section to the Deputy Commissioner of the District, whose decision shall be final.

The applicant shall not be entitled to a supply of water by reason of any order made under this section until he has complied with the conditions imposed by the Irrigation Officer and until he has paid the expense of any alteration of such water-course necessary in order to his being supplied through it.

Such applicant shall also be liable for his share of the cost of the maintenance of such water-course so long as he uses it.

19. No water-course constructed, extended or improved under the provisions of Sections 15, 16 and 18 may be altered without the consent of the Irrigation Officer.

20. Every owner or occupier of land which receives a supply of water from a water-course shall be bound—

(a) to maintain such water-course in a fit state of repair;

(b) to allow the use of it to any person entitled by reason of an order passed under Section 18.

21. If any owner or occupier of land which receives a supply of water from a water-course fails to fulfil any obligation imposed on him by Section 20, any Irrigation Officer duly empowered in this behalf may require him by notice to execute the necessary work or repair within a period to be prescribed in such notice of not less than 15 days and in the case of failure, may execute the same on his behalf, and all expenses incurred in the execution of such work or repair shall be recoverable from him as an arrear of land revenue.

(The Amildar to be notified to be an Irrigation Officer under this Section.)

CHAPTER IV.

APPLICATION FOR SUPPLY.

22. Every person desiring to have a supply of water from an irrigation work specially notified under this Chapter shall submit a written application to that effect to an irrigation officer duly empowered to receive such applications in such form as shall from time to time be prescribed by Government in this behalf. If the application be for

the supply of water for irrigation, the supply may be granted for such period and on such terms as may be prescribed by rules framed in this behalf by Government.

If the application be for a supply of water to be used for purposes other than those of irrigation, the irrigation officer may, with the sanction of Government, give permission for water to be taken for such purposes under such special conditions and restrictions as to limitation, control and measurement of the supply as he shall be empowered by Government to impose in each case.

23. All rights to the supply from an irrigation work of water to any land, building or other immovable property shall be transferable therewith, and shall be presumed to have been so transferred whenever a transfer of such land, building or other immovable property takes place.

CHAPTER V.

WATER RATES SUPPLY RATES.

24. Such rates shall be leviable for water from irrigation works supplied for purposes of irrigation, or for any other purpose, as shall, from time to time, be determined by the Government.

If, owing to the construction of a new irrigation work or to the improvement or extension of an existing irrigation work, the amount or duration of any water-supply in respect of which either no revenue or a fixed amount of revenue has hitherto been paid to Government, is increased, rates shall be leviable under this section in respect of the increased water-supply only; provided that in respect of lands on which assessment at wet or garden rates is being already recovered, notice shall be given to the occupants of such lands and their objections, if any, shall be heard before any additional rates are levied on such lands.

OCCASIONAL RATES.

25. If water supplied through a water-course be used in an unauthorised manner, and if the person by whose act or neglect such use has occurred cannot be identified, the person or all the persons on whose land such water has flowed, if such land has derived benefit therefrom, shall be liable, or jointly liable as the case may be, for the charges which shall be made for such use under the rules prescribed by the Government under Section 60.

26. All questions arising under the preceding section, shall, subject to the provisions of Section 57, be decided by an Irrigation Officer duly empowered in this behalf.

27. All charges for the unauthorised use, may be recovered, as water rates, in addition to any penalties incurred on account of such use or waste.

PERCOLATION AND LEAKAGE RATES.

28. If it shall appear to an Irrigation Officer duly empowered to enforce the provisions of this section that any cultivated land within 200 yards of any irrigation work receives by percolation or leakage from such a work an advantage equivalent to that which would be given by a direct supply of water from an irrigation work for irrigation, or that any cultivated land, wherever situate, derived by surface flow, or by means of a well sunk within 200

yards of any irrigation work after the admission of water into such irrigation work, a supply of water which has percolated or leaked from such irrigation work, he may charge on such land a water-rate not exceeding that which would ordinarily have been charged for a similar direct supply to land, similarly cultivated; for the purposes of this Regulation, land charged under this section shall be deemed to be land irrigated from an irrigation work.

RECOVERY OF WATER-RATES AND OTHER DUES IN ARREARS.

29. Every water-rate leviable under this Regulation shall be payable on such dates to such officers as shall from time to time be determined under the orders of the Government.

Any such rate, or instalment of the same which is not paid on the day it becomes due, and any sum due to Government or to any Irrigation Officer, whether on behalf of Government or of any other person under Chapter III which is not paid when demanded, shall be recoverable according to the law and under the rules for the time being in force for the recovery of arrears of land revenue.

CHAPTER VI.

OF THE CONSTRUCTION AND MAINTENANCE OF IRRIGATION WORKS ON SPECIAL TERMS.

30. Whenever it appears to the Government that the construction, improvement or maintenance of an irrigation work in any local area is not likely to be remunerative unless on the lands irrigable by such work payment of water cess at a certain specified rate is guaranteed, the Government may direct the Deputy Commissioner or any other person to make enquiry whether it is desirable to undertake the construction, improvement or maintenance of the work.

31. The Deputy Commissioner or other person appointed to make the enquiry shall publish a notice in the village or villages concerned specifying the place at which and the date (which shall not be earlier than thirty days after the date of such publication) on which the enquiry will be held. The notice shall set forth the general scheme of the proposed construction, improvement or maintenance, an estimate of the capital or recurring expenditure involved, the area which will be benefited by the scheme (hereinafter called the benefited area) and the rate at which it is proposed to levy water cess in respect of the land within the benefited area, and shall invite the holders of such lands to submit any objections or suggestions that they may desire to make on or before a date prescribed in the notice and to produce evidence if any in support of such objections or suggestions on the date appointed for the holding of the enquiry.

32. Every holder of land within the benefited area who fails, within the period allowed by the notice, to submit any objection or suggestion in the manner prescribed shall be deemed to have given his consent to the proposed scheme.

33. If the Deputy Commissioner or other person appointed to make the enquiry after considering any objec-

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81. tions or suggestions duly submitted and evidence, if any, produced and taking such further evidence as he thinks necessary, finds that the holders of at least two-thirds of the land within the benefited area consent to such construction, improvement or maintenance and to the payment of the proposed water cess, he shall embody his proceedings in a report to be submitted to the Government and shall also forward a statement of objections and suggestions presented to him with any remarks that he may desire to make in respect of them.

34. Upon receipt of the report referred to in the previous section, the Government may, after such further enquiry, if any, as may appear to them necessary either abandon the scheme or proceed with it in its original form or with such modifications as they may consider necessary, provided that where the modifications involve a substantial increase in the benefited area or in the water cess to be imposed, the provisions of Sections 31 to 33 shall apply to the altered scheme.

35. (i) The scheme as finally approved by the Government shall be published in the *Mysore Gazette* and it shall embody the following particulars:—

(a) a specification of the work which it is proposed to construct, improve or maintain and an estimate of the capital or recurring expenditure involved thereby;

(b) the estimated time required for the completion of the work;

(c) a description of the benefited area;

(d) the rate at which water cess will be imposed on the land in the benefited area, such rate being liable to periodical revision at intervals of not less than ten years each; and

(e) the fact that the consent of the holders of such land has been obtained as provided in this chapter.

(ii) The publication under sub-section (1) of a scheme as approved shall be conclusive proof that any consent recorded therein has been duly obtained and that the scheme will benefit the area specified therein.

36. The Government may from time to time modify any approved scheme notified under section 31 or substitute another scheme in its stead and the provisions of this Regulation applicable to a scheme notified under section 31 shall thereafter be applicable to any scheme so modified or substituted.

Provided that any consent, publication or other thing required by this Regulation in respect of a scheme shall be necessary also in respect of a new scheme for an existing one.

37. After the scheme has been carried out the Deputy Commissioner may, subject to such rules as may be prescribed by the Government, levy from the holders of land within the benefited area, water cess at the rate prescribed in section 31.

Provided that the Deputy Commissioner may exempt from charge any land in the benefited area on the ground that it is unable to derive any benefit from the irrigation work.

CHAPTER VII
ON OBTAINING LABOUR AND MATERIALS ON EMERGENCIES

38. (1) Whenever it appears to an Irrigation Officer or in his absence the Amildar of the Taluk that unless

some work or repair is immediately executed such serious damage will happen to any irrigation or drainage work as to cause sudden and extensive public injury, or that, unless some clearance of an irrigation or drainage work which is necessary in order to maintain the established course of irrigation or drainage is immediately executed serious public loss will occur,

and that the labourers necessary for the proper execution of such repair, clearance or work cannot be obtained in the ordinary manner within the time that can be allowed for the execution of the same so as to prevent such injury or loss,

it shall be lawful for such officer to require the Patel or Patels of the village or villages in the vicinity to call upon all or any of the able-bodied male persons who reside or hold land in the vicinity of the locality where such repair, clearance or work has to be executed to assist in the execution of such repair, clearance or work by labouring thereat as such Officer or any person authorised by him in this behalf may direct.

(2) Such Officer or any person authorised by him in this behalf may also enter into and upon any immovable property in the neighbourhood of any such irrigation or drainage work and take possession of, appropriate and remove any trees or bamboos whether standing or not and any timber, mats, ropes, straw, earth, stones or other materials found in or upon such property and use the same for the purposes of such repair, clearance or work.

(3) Every person authorised as mentioned in this section shall be deemed to be a public servant within the meaning of the Indian Penal Code.

(4) Any adult male person being duly called upon by the head of his village to labour as aforesaid who shall refuse or neglect to comply with such call without any lawful excuse shall on conviction before a Magistrate be punished with a fine which may extend to one hundred rupees or with simple imprisonment which may extend to one month or with both.

39. All persons labouring or detained for the purpose of labouring by day in compliance with a requisition made under section 38 or whose materials may be taken under that section, shall, as soon as may be reasonably practicable be paid by the Irrigation Officer for their labour and detention or for such materials at the rates for the time being prevailing in the neighbourhood. If the persons are required to work or are detained at night they shall be paid at double such rates.

40. Whenever as a result of the removal under section 38 of any trees, bamboos, earth, stone or other materials, any damage over and above the price payable for such materials results directly to any person, the Irrigation Officer shall pay to such person a reasonable amount of compensation for such damage.

41. Any dispute arising between the Irrigation Officer and any person as to the amount to be paid to such person under section 39 or section 40 may be referred by either party to the Deputy Commissioner whose decision thereon shall be final.

CHAPTER VIII.
OF CUSTOMARY LABOUR.

42. (1) The provisions of this Chapter apply to following irrigation and drainage works:—

- (a) All river and spring channels;
- (b) All tanks;
- (c) All supply and escape channels connected with tanks; and
- (d) Any other Irrigation or drainage work in respect of which the Government may by notification declare that it is customary to perform unpaid labour.

(2) It shall be lawful for the Government by an order to declare, in respect of all or any of the aforesaid works in any locality, that the customary labour referred to in Section 43 need not be performed either wholly or in part. Such order may at any time be cancelled or modified by the Government.

43. Every occupier of land irrigated or drained by any irrigation or drainage work as well as inhabitants of the village or villages and all others who derive any benefit, directly or indirectly, from the work shall perform in respect of such work without payment the following customary labour:—

- (a) Filling up gullies, cracks, ruts and holes;
- (b) Removing prickly pear, wild croten, bushes and other rank growth or pernicious weed;
- (c) Clearing away such underwood as may be considered by the irrigation officer to be injurious;
- (d) Clearing sand or silt from sluices and channels;
- (e) Maintaining the bund to the standard level and with the slopes specified;
- (f) Keeping in order the supply channels of tanks;
- (g) Watching the bunds of all tanks during rainy weather, turfing the parts acted on by the waves, helping in opening and closing the sluice, and generally performing minor duties of this nature in order to prevent breaches and other accidents;
- (h) Any other work which the Government may by notification declare to be customary labour in respect of any specified locality.

Explanation.—All land forming part of the registered or recognized Achkat of an irrigation work shall be deemed to be land irrigated by such work within the meaning of this section.

44. It shall be the duty of the Patel of every village to see that the customary labour in respect of any irrigation or drainage work situated in the village or villages in his charge is duly performed, and he will be held primarily responsible for keeping the work in an efficient condition.

45. If such work is neglected, the Patel shall report the matter to the irrigation officer who shall call upon the Patel or Patels of the Village or Villages in which the persons bound to do the work ordinarily reside or the land occupied by them is situate to require such persons by beat of tom tom to carry out the work by a certain date. If the requisition be not complied with the Irrigation Officer may cause the work to be done by hired labour.

46. If during the execution of customary labour any person who is bound to contribute labour towards such work neglects or refuses to do so, the Patel may employ hired labourers for the performance of the labour which such person is bound to contribute.

47. The labour which each occupier of land is bound to contribute towards the performance of customary labour

and the proportionate share of labour for each village where an irrigation or drainage work serves more than one village shall be determined in accordance with rules framed by the Government.

48. Whenever any person who is bound to contribute labour towards the performance of customary labour neglects or refuses without sufficient and reasonable cause so to contribute, the Irrigation Officer may levy from such person a sum not exceeding 4 times the value of the labour which such person is bound to contribute.

Against the order of the Irrigation Officer, an appeal shall lie, within 30 days of the date of the order, to the Deputy Commissioner, whose decision shall be final.

49. No Civil Court shall take cognizance of any suit filed in respect of any matter dealt with in this chapter.

CHAPTER IX.

PENALTIES.

50. Whoever voluntarily and without proper authority damages, alters, enlarges or obstructs any irrigation or drainage work;

Interferes with, increases or diminishes the supply of water in, or the flow of water from, through, over or under any irrigation or drainage work or does any act which renders such irrigation or drainage work less useful for the purpose for which it was constructed;

Opens, shuts or obstructs, or attempts to open, shut or obstruct, any sluice in any irrigation work;

Corrupts, or fouls the water of any irrigation work so as to render it less fit for the purpose for which it is ordinarily used;

Destroys, defaces or moves any land or level mark or water gauge fixed by the authority of a public servant;

Destroys, tampers with, or removes, any apparatus, or part of any apparatus, for controlling, regulating or measuring the flow of water in any irrigation work;

Causes animals or vehicles to pass, in or across any of the works, banks or channels of an irrigation work contrary to rules made under section 60 after he has been desired to desist therefrom;

Causes or permits animals to graze or be tethered upon the bank or border of any irrigation or drainage work after such grazing or tethering has been prohibited by the Deputy Commissioner;

Removes or injures any tree, bush, grass or other vegetation intended for the protection of any irrigation or drainage work;

Puts up a dam across or otherwise obstructs the free course of water the right to which vests in Government under Section 4 (a);

Violates any rule made under section 60 for breach whereof the Government in such rules, direct that a penalty may be incurred; and

Whoever being responsible for the maintenance of a water-course, or using a water-course, neglects to take proper precautions for the prevention of waste of the water thereof, or interferes with the authorised distribution of the water therefrom, or uses such water in an unauthorised manner or prevents or interferes with the

lawful use of such water-course by any person authorised to use the same under section 18;

shall be deemed to commit an offence under this Regulation, and shall on conviction before a Magistrate, be punishable for each such offence with fine which may extend to fifty rupees, or with imprisonment for a term which may extend to one month, or with both, provided that where the person has been convicted for mischief under the Indian Penal Code in respect of the same act, he will not be liable to conviction again under this Regulation.

51. Any person in charge of or employed upon any irrigation work may remove from the lands or building belonging thereto any person who within his view:

(i) Wilfully damages, obstructs, or fouls any irrigation work,

or
(ii) without proper authority interferes with the supply or flow of water in or from any irrigation work or in any river or stream so as to endanger, damage, make dangerous or render less useful any irrigation work,

and may, if the name and address of the person be unknown or if he refuses to give his name or address or gives a name or address which he has reason to believe to be false, arrest him without a warrant and take him forthwith before a Magistrate or to the nearest Police Station to be dealt with according to law.

52. If any damage, alteration, enlargement or obstruction to any irrigation or drainage work is caused without due authority, and if the person causing such damage, alteration, enlargement or obstruction cannot, after such enquiry as the Deputy Commissioner may deem sufficient, be ascertained or identified, the Deputy Commissioner may, after notice to the parties concerned, and hearing all representations to the contrary, or after expiry of such time for the submission of representations as he may deem sufficient, recover from the occupiers of all lands which have in his opinion benefited by such damage, alteration, enlargement or obstruction, the cost of repairing such damage or of removing such alteration, enlargement or obstruction; but the amount to be so recovered from any person shall not exceed the value of the benefit derived by him.

Any sum recoverable under this section may be recovered as an arrear of land revenue.

53. Whenever any Magistrate imposes a fine upon any person for an offence under this Regulation, he may direct that the whole or any part of such fine may be paid by way of compensation to the person injured by such offence.

54. When any person is convicted of an offence under section 50 or of the offence of mischief under the Indian Penal Code in relation to any irrigation or drainage work, the convicting Magistrate may order that he shall remove the obstruction or repair the damage or replace or repair the land mark, level mark, water gauge or apparatus in respect of which conviction has taken place within a period to be fixed in such order. If such person neglects or refuses to obey such order within the period so fixed, any irrigation officer duly empowered in this behalf may carry out the work in accordance with such order and the cost thereof shall be recoverable from such person by the Deputy Commissioner.

55. Nothing herein contained shall prevent any person from being prosecuted under any other law for any act or omission made punishable by this Regulation. Provided that no person shall be punished twice in respect of one and the same act or omission.

56. Whenever any person is fined for an offence under this Regulation the Court which imposes such fine, or which confirms in appeal or revision a sentence of which such fine forms part, may direct that the whole or any part of such fine may be paid by way of award to any person who gave information leading to the detection of such offence or to the conviction of the offender.

If the fine be awarded by a Court whose decision is subject to appeal or revision, the amount awarded shall not be paid until the period prescribed for presentation of the appeal has elapsed or if an appeal be presented, till after the decision of the appeal.

CHAPTER X.

MISCELLANEOUS.

57. Every order passed by an Irrigation Officer under Sections 10, 14 and 22 shall be appealable to the Deputy Commissioner. Provided that the appeal be presented within one month from the date on which the order appealed against was communicated to the appellant.

All orders and proceedings of a Deputy Commissioner under this Regulation shall be subject to the supervision and control of Government.

58. Any Officer empowered under this Regulation to conduct any enquiry, may exercise all such powers connected with the summoning and examining of witnesses and the production of documents as are conferred on Civil Courts by the Code of Civil Procedure, and every such enquiry shall be deemed a judicial proceeding.

59. Service of any notice under this Regulation shall be made by delivering or tendering a copy thereof signed by the Officer therein mentioned. Whenever it may be practicable, the service of the notice shall be made on the person therein named. When such person cannot be found, the service may be made on any adult male member of his family residing with him, and, if no such adult male member can be found, the notice may be served by fixing the copy on the outer door of the house in which the person therein named ordinarily dwells or carries on business; and, if such person has no ordinary place of residence within the district, service of any notice may be made by sending copy of such notice by post in a registered cover addressed to such person at his usual place of residence.

60. Government may, from time to time, make rules not inconsistent with this Regulation to regulate the following matters:

- (a) the proceedings of any officer who, under any provision of this Regulation, is required or empowered to take action in any matter;
- (b) the cases in which, the officers to whom and the conditions subject to which order and decisions given under any provision of this Regulation and not expressly provided for as regards appeal, shall be appealable;

(c) the person by whom, the time, place or manner at or in which, anything for the doing of which provision is made in this Regulation shall be done;

(d) the amount of any charge to be made under this Regulation;

(e) the manner of framing and revising record of rights and generally to carry out the provisions of this Regulation;

Government may, from time to time, alter or cancel any rules so made;

Such rules, alterations and cancellations shall be published in the official Gazette and shall thereupon have the force of law.

61. Nothing in this Regulation shall, saving of Municipal Water Works, be deemed to apply to any canal, channel, reservoir, lake or other collection of water vesting in any Municipality.

Statement of objects and reasons.

The construction of large irrigation works like the Vanivilasa Sagara and Krishna Sagara Reservoirs has rendered legislative enactment necessary for the efficient management of these works. Economy in the use and distribution of water in the case of works on which Government have spent many lakhs of rupees is found absolutely necessary both in the interests of the cultivators and of the Government. In the interests of the cultivating community at large, certain provisions in regard to the regulation and distribution of water supply, prevention of wastage, use of water for purposes other than cultivation, etc., are found necessary. Under the existing rules, the rights and liabilities of owners of water courses are not clearly defined and there are no facilities for the rapid construction of water courses. The channel offence rules issued more than 45 years ago have been found in practice unsuitable and unworkable and the existing criminal law does not sufficiently meet all cases. Damage to works in which large sums of money have been spent could not be punished under the ordinary law and special provisions are found absolutely necessary. Hence the bill based on the Bombay Irrigation Act is introduced with modifications to suit local conditions.

The Bill declares the right of Government to all water flowing or standing which is not the property of private individuals. Chapters I, II, IV, V, IX and X of the Bill are framed on the model of the Bombay Irrigation Act 1879.

Chapter III treats of water courses. Clauses 10 to 17 prescribe the procedure to be followed in the construction of water courses on the application made to an Irrigation Officer for such purposes, while clause 18 authorises the Irrigation Officer to construct water courses on his own initiative. Chapter IV treats of supply of water. Chapter V deals with water rates. The provisions of this chapter are practically those contained in section 53 of the Land Revenue Code in an enlarged form. Clause 25 empowers Government to levy occasional water rates for the unauthorised use of water from the persons or all the persons on whose lands such water has flowed and benefited the lands, if the person by whose act or neglect such use has occurred, could not be identified. Clause 29

authorises arrears of water rates to be recovered as arrears of land revenue. Chapter 7 deals with compulsory labour on emergencies.

Chapter 8 deals with customary labour that may be required to be performed by the occupiers of lands irrigated by an irrigation or drainage work. It is based on Chapter 10 of the Madras Irrigation Bill and incorporates the Mysore Tank Maintenance Rules of 1873. It will be enforced in respect of unrestored, as well as, restored tanks.

Chapter 9 deals with penalties. Clause 5 empowers the Court which imposes a fine for an offence under this Regulation to pay any part of the fine so levied as an award to the informant.

Chapter 10 deals with miscellaneous matters. Clause 57 deals with appeals, 58 and 59 with power to summon witnesses and service of notices and 60 power of Government to frame rules.



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PART III.

Legislative Measures and Rules thereunder.

REGULATION No. IX OF 1923.

The Usurious Loans Regulation.

A Regulation to give additional powers to Courts to deal in certain cases with usurious loans of money or in kind.

(Received the assent of His Highness the Maharaja on the 4th day of September 1923.)

WHEREAS it is expedient to give additional powers to Courts to deal in certain cases with usurious loans of money or in kind; His Highness the Maharaja is pleased to enact as follows:—

1. (1) This Regulation may be called the Usurious Loans Regulation, 1923.

Short title
and extent.

(2) It extends to the whole of Mysore.

(3) The Government may, by notification in the official gazette, direct that it shall not apply to any area, class of persons, or class of transactions which it may specify in its notification.

2. In this Regulation, unless there is anything repugnant in the subject or context,—

Definitions.

(1) "Interest" means rate of interest and includes the return to be made over and above what was actually lent, whether the same is charged or sought to be recovered specifically by way of interest or otherwise.

(2) "Loan" means a loan whether of money or in kind and includes any transaction which is, in the opinion of the Court, in substance a loan.

(3) "Suit to which this Regulation applies" means any suit,—

(a) for the recovery of a loan made after the commencement of this Regulation; or

(b) for the enforcement of any security taken or any agreement, whether by way of settlement of account or otherwise, made, after the commencement of this Regulation in respect of any loan made either before or after the commencement of this Regulation.

Re-opening
of transac-
tions.

3. (1) Where, in any suit to which this Regulation applies whether heard *ex parte* or otherwise, the Court has reason to believe,—

(a) that the interest is excessive; and

(b) that the transaction was, as between the parties thereto, substantially unfair, the Court may exercise all or any of the following powers, namely, may,—

(i) re-open the transaction, take an account between the parties, and relieve the debtor of all liability in respect of any excessive interest;

(ii) notwithstanding any agreement, purporting to close previous dealings and to create a new obligation, re-open any account already taken between them and relieve the debtor of all liability in respect of any excessive interest, and if anything has been paid or allowed in account in respect of such liability, order the creditor to repay any sum which it considers to be repayable in respect thereof;

(iii) set aside either wholly or in part or revise or alter any security given or agreement made in respect of any loan, and if the creditor has parted with the security, order him to indemnify the debtor in such manner and to such extent as it may deem just;

Provided that in the exercise of these powers the Court shall not—

(i) re-open any agreement purporting to close previous dealings and to create a new obligation which has been entered into by the parties or any persons from whom they claim at a date more than six years from the date of the transaction;

(ii) do anything which affects any decree of a Court.

Explanation.—In the case of a suit brought on a series of transactions the expression 'the transaction' means, for the purposes of proviso (i), the first of such transactions.

(2) (a) In this section "excessive" means in excess of that which the Court deems to be reasonable having regard to the risk incurred as it appeared, or must be taken to have appeared, to the creditor at the date of the loan.

(b) In considering whether interest is excessive under this section, the Court shall take into account any amounts charged or paid, whether in money or in kind, for expenses, inquiries, fines, bonuses, premia, renewals or any other charges, and if compound interest is charged, the periods at which it is calculated, and the total advantage which may reasonably be taken to have been expected from the transaction.

(c) In considering the question of risk, the Court shall take into account the presence or absence of security and the value thereof, the financial condition of the debtor and the result of any previous

transactions of the debtor, by way of loan, so far as the same were known, or must be taken to have been known, to the creditor.

- (d) In considering whether a transaction was substantially unfair, the Court shall take into account all circumstances materially affecting the relations of the parties at the time of the loan or tending to show that the transaction was unfair, including the necessities or supposed necessities of the debtor at the time of the loan so far as the same were known, or must be taken to have been known, to the creditor.

Explanation.—Interest may of itself be sufficient evidence that a transaction was substantially unfair.

(3) This section shall apply to any suit, whatever its form may be, if such suit is substantially one for the recovery of a loan or for the enforcement of any agreement or security in respect of a loan.

(4) Nothing in this section shall affect the rights of any transferee for value who satisfies the Court that the transfer to him was *bona fide*, and that he had at the time of such transfer no notice of any fact which would have entitled the debtor as against the lender to relief under this section.

For the purposes of this sub-section, the word 'notice' shall have the same meaning as is ascribed to it in Section 4 of the Transfer of Property Regulation, 1918.

(5) Nothing in this section shall be construed as derogating from the existing powers or jurisdiction of any Court.

4. On any application relating to the admission or amount of a proof of a loan in any insolvency proceedings, the Court may exercise the like powers as may be exercised under section 3 by a Court in a suit to which this Regulation applies.

A. R. BANERJI,

Dewan.

REGULATION NO. X OF 1923.

A. Regulation further to amend the Negotiable Instruments Regulation, 1917.

(Received the assent of His Highness the Maharaja on fourth day of September 1923.)

WHEREAS it is expedient further to amend the Negotiable Instruments Regulation, 1917; His Highness the Maharaja is pleased to enact as follows:—

1. This Regulation may be called the Negotiable Instruments (Amendment) Regulation, 1923.

Short Title

2. To Section 131 of the Negotiable Instruments Regulation, 1917, the following explanation shall be added, namely:—

Amendment of Section 131.

"Explanation.—A banker receives payment of a crossed cheque for a customer within the meaning of this section notwithstanding that he credits his customer's account with the amount of the cheque before receiving payment thereof."

A. R. BANERJI,

Dewan.

REGULATION NO. XI OF 1923.

A Regulation to amend Act XIII of 1859.

(AN ACT TO PROVIDE FOR THE PUNISHMENT OF BREACHES OF CONTRACT BY ARTIFICERS, WORKMEN AND LABOURERS IN CERTAIN CASES.)

Received the assent of His Highness, the Maharaja on the fourth day of September 1923.

WHEREAS it is expedient to amend Act XIII of 1859 as in force in Mysore; His Highness the Maharaja is pleased to enact as follows:—

Amendment
of Section 1.

1. (1) Section 1 of the Act shall be renumbered as sub-section (1) of Section 1.

(2) In the said sub-section—

(a) after the words “an advance of money” the words “not exceeding three hundred rupees” shall be inserted; and

(b) the words “and the Magistrate shall thereupon issue” to the end of the section shall be omitted.

(3) To the said section the following sub-sections shall be added, namely:—

“(2) The Magistrate shall at once examine the complainant on oath and may thereupon dismiss the complaint if in his opinion there is no sufficient ground for proceeding.

(3) If, in the opinion of the Magistrate, there is sufficient ground for proceeding, he shall issue a summons or warrant, as he may think proper, for bringing before him such artificer, workman or labourer and shall hear and determine the case.”

Substitution
of new sections for Section 2.
Order for repayment of advance or performance of contract.

2. For Section 2 of the Act the following sections shall be substituted, namely:—

“(1) 2. If it shall be proved to the satisfaction of the Magistrate that such artificer, workman or labourer has received money in advance, not exceeding three hundred rupees, from the complainant on account of any such work, and has wilfully and without lawful or reasonable excuse neglected or refused to perform or get performed the same according to the terms of his contract, the Magistrate may in his discretion either order such artificer, workman or labourer to repay the money advanced, or such part thereof as may be just and proper, within such period and in such instalments, if any, as the Magistrate thinks fit, or order him to perform or get performed such work within such period not exceeding one year as the Magistrate may determine and otherwise according to the terms of the contract:

Provided that no such order shall be made—

(a) unless the complaint was brought within six months of the neglect or refusal, or

(b) if it is proved that the complainant has on any previous occasion obtained an order under this sub-section against such artificer, workman or labourer.

Explanation.—Where no time has been fixed for the performance of a contract, neglect may be presumed to have occurred on the expiry of such period as the Magistrate deems to be a reasonable time for the performance thereof.

(2) If such artificer, workman or labourer shall fail to comply with an order made under sub-section (1), the Magistrate may sentence him to imprisonment for a period not exceeding three months, or, if the order be for the repayment of a sum of money, for a period which may extend to three months or until repayment is made, whichever period is shorter:

Provided that, where any instalment has been ordered, no sentence of imprisonment exceeding one month shall be passed for default in payment of any one instalment, and the aggregate of such sentences shall not exceed three months.

(3) The Magistrate, may, from time to time, extend the period for repayment of money advanced or for the performance of work, as the case may be, and may vary the instalments :

Provided that no order shall be made under this sub-section extending beyond one year from the date of the order under sub-section (1) the period within which the work is to be performed.

(4) No repayment of any money or order therefor shall deprive the complainant of any civil remedy whether for the recovery of any money advanced and remaining unpaid or otherwise, which he may have otherwise than under this Act.

2A. The Magistrate may in his discretion refuse to make an order under Section 2 where in his opinion the contract in respect of a breach of which the complaint has been made was substantially unfair.

Inequitable contracts not to be enforced.

2B. (1) If in any proceedings under this Act the Magistrate is of opinion that the complaint was false to the knowledge of the complainant or was frivolous or vexatious, he may in his discretion call upon the complainant forthwith to show cause why he should not pay compensation to the person complained against.

Compensation in false or frivolous or vexatious complaints.

(2) The Magistrate shall consider any cause which such complainant may show, and, if after so doing he is satisfied that the accusation was false to the knowledge of the complainant or was frivolous, or vexatious, he may, for reasons to be recorded, direct that compensation not exceeding fifty rupees be paid by the complainant to the person complained against.

(3) Compensation for the payment of which an order is made under sub-section (2) shall be recoverable as if it were a fine, and the Magistrate may, by the order directing payment of the same, further order that in default of payment the complainant shall suffer simple imprisonment for a period which may extend to thirty days or until payment is made whichever period is shorter.

3. In Section 3 of the Act for the words " to be imprisoned with hard labour " the words " to imprisonment " shall be substituted

Amendment of Section 3.

4. For Section 4 of the Act the following section shall be substituted, namely :—

Substitution of a new section for Section 4.

" 4. In this act, the word "contract" shall extend to all contracts within the meaning of the Indian Contract Act, 1872, as applied to Mysore :

To what contracts the Act extends.

Provided that nothing in this Act shall apply to contracts where a period having been specified for performance such period exceeds one year.

Provided further that nothing in this Act shall apply to contracts which are not in writing, in cases where the money advanced exceeds fifteen rupees."

5. After Section 4 of the Act, the following new section shall be added :—

Addition of a new section after Section 4.

" 4A. Nothing herein contained shall apply to breaches of contract on the part of artificers, workmen and labourers where such artificer, workman or labourer is a woman."

Exemption of women from the operation of the Act.

A. R. BANERJI,

Dewan.

REGULATION NO. XII OF 1923.

A Regulation to make provision for regulating exhibitions by means of Cinematographs.

RECEIVED THE ASSENT OF HIS HIGHNESS THE MAHARAJA
ON THE FOURTH DAY OF SEPTEMBER 1923.

Whereas it is expedient to make provision for regulating exhibitions by means of cinematographs; His Highness the Maharaja is pleased to enact as follows:—

Short title,
extent and
commence-
ment.

1. (1) This Regulation may be called the Cinematograph Regulation, 1923.

(2) It is extended to the whole of Mysore.

(3) The Government may, by a notification in the official gazette, direct that the whole or any of its provisions shall come into force in any local area on such date as may be specified in the notification.

Definitions.

2. In this Regulation, unless there is anything repugnant in the subject or context—

‘Cinematograph’ includes any apparatus for the representation of moving pictures or series of pictures;

‘Place’ includes also a house, building, tent or vessel; and

‘Prescribed’ means prescribed by rules made under this Regulation.

Cinematograph exhibitions to be licensed.

3. Save as otherwise provided in this Regulation, no person shall give an exhibition by means of cinematograph elsewhere than in a place licensed under this Regulation, or otherwise than in compliance with any conditions and restrictions imposed by such license.

Licensing authority.

4. The authority having power to grant licenses under this Regulation (hereinafter referred to as the licensing authority) shall be the District Magistrate.

Provided that the Government, may, by notification in the official gazette, constitute for the whole or any part of the State such other authority as it may specify in the notification to be the licensing authority for the purpose of this Regulation.

Restrictions on powers of licensing authority.

5. (1) The licensing authority shall not grant a license under this Regulation unless it is satisfied that—

(a) the rules made under the Regulation have been substantially complied with; and

(b) adequate precautions have been taken in the place in respect of which the license is to be given to provide for the safety of persons attending exhibitions therein.

(2) A condition shall be inserted in every license that the licensee will not exhibit, or permit to be exhibited, in such place any film other than a film which has been certified as suitable for public exhibition by an authority constituted under Section 7 and which, when exhibited, displays the prescribed mark of that authority, and has not been altered or tampered with in any way since such mark was affixed thereto.

(3) Subject to the foregoing provisions of this Section and to the control of the Government, the licensing authority may grant licenses under this Regulation to such persons as it thinks fit, and on such terms and conditions and subject to such restrictions as it may determine.

Punishment for contravention of this Regulation and rules made thereunder.

6. (1) If the owner or person in charge of a cinematograph uses the same or allows it to be used, or if the owner or occupier of any place permits that place to be used, in contravention of the provisions of this Regulation or the rules made thereunder, or of the conditions and restrictions upon or subject to which any license has been granted under this Regulation, he shall be

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punishable with fine which may extend to one thousand rupees and, in the case of a continuing offence, with a further fine which may extend to one hundred rupees for each day during which the offence continues, and his license (if any) shall be liable to be revoked by the licensing authority.

(2) If any person is convicted of an offence punishable under this Regulation committed by him in respect of any film the convicting Court may further direct that the film shall be forfeited to His Highness the Maharaja.

7. (1) The Government may by a notification in the official gazette, constitute as many authorities as it may think fit for the purpose of examining and certifying films as suitable for public exhibition, and declare the area (hereinafter referred to as the 'local area') within which each such authority shall exercise the powers conferred on it by this Regulation. Where an authority so constituted consists of a Board of two or more persons not more than one half of the members thereof shall be persons in the service of Government.

Certification
of film.

(2) If any such authority after examination considers that a film is suitable for public exhibition, it shall grant a certificate to that effect to the person applying for the same, and shall cause the film to be marked in the prescribed manner. The certificate of any such authority shall, save as hereinafter provided, be valid throughout the areas in which this Regulation is in force.

(3) (a) If the authority is of opinion that a film is not suitable for public exhibition in the local area, it shall inform the person applying for the certificate of its decision, and such person may, within thirty days from the date of such decision, appeal for a reconsideration of the matter by the Government.

(b) If the Government rejects the appeal, it shall by notification in the official gazette, direct that the film shall be deemed to be an uncertified film in that local area and such direction shall have effect notwithstanding the subsequent grant of a certificate in respect of the film by any other such authority.

(4) Any such authority may demand the exhibition before itself of any certified film which it has reason to believe is about to be publicly exhibited in its local area and may by order suspend the certificate of any such film pending the orders of Government, and during such suspension the film shall be deemed to be an uncertified film in that area.

(5) The District Magistrate may, by order, suspend the certificate of any film pending the orders of the Government, and during such suspension the film shall be deemed to be an uncertified film in that district or town.

(6) A copy of any order of suspension made under sub-section (4) or (5) together with a statement of reasons therefor shall forthwith be forwarded by the authority or the officer making the same to the Government and the Government may in its discretion either discharge the order or, by notification in the official gazette, direct that the film shall be deemed to be an uncertified film in the whole or any part of Mysore.

(7) The Government may, of its own motion, by notification in the official gazette, direct that a certified film shall be deemed to be an uncertified film in the whole or any part of Mysore.

(8) The exhibition of a film to which any order or direction under clause (b) of sub-section (3) or sub-section (4), (5), (6) or (7) is for the time being applicable shall in the area to which such order or direction relates, be deemed to be a contravention of the condition mentioned in sub-section (2) of Section 5.

8. (1) The Government may make rules for the purpose of carrying into effect the provisions of this Regulation.

Power to
make rules.

(2) In particular and without prejudice to the generality of the foregoing power, rules under this Section may provide for—

- (a) the regulation of cinematograph exhibitions for securing the public safety;
- (b) the procedure of the authorities constituted for examining and certifying films as suitable for public exhibition and all matters ancillary thereto, and the fees to be levied by those authorities;
- (c) the appointment of officers subordinate to authorities constituted under Section 7 and the regulation of the powers and duties of such officers; and
- (d) any other matter which by this Regulation is to be prescribed.

(3) All rules made under this Regulation shall be published in the official gazette and on such publication shall have effect as if enacted in this Regulation.

Power to
exempt.

9. The Government may by order in writing exempt, subject to such conditions and restrictions as it may impose, any cinematograph exhibition or class of cinematograph exhibitions from any of the provisions of this Regulation or of any rule made thereunder.

A. R. BANERJI,

Deewan.

REGULATION No. XIII OF 1923.

A Regulation further to amend the Mysore Land Revenue Code, 1888.

(Received the assent of His Highness the Maharaja on the seventeenth day of September 1923.)

WHEREAS it is expedient to further amend the Mysore Land Revenue Code, 1888; His Highness the Maharaja is pleased to enact as follows:—

After Section 193 of the Code the following new section shall be inserted.

“193 A. It shall be lawful for a Deputy Commissioner to proceed to recover under the provisions of this Chapter, any arrear of land revenue or any sum recoverable as such, accruing in and payable to the Collector of the Civil and Military Station, Bangalore, under any law for the time being in force, as if the demand arose in his own district.

A statement of accounts certified by the Collector of the said Civil and Military Station, shall for the purposes of this Chapter, be conclusive evidence of the existence of the arrear, of the amount due, and of the person who is the defaulter.”

A. R. BANERJI,

Deewan.

REGULATION No. XIV OF 1923.

A Regulation further to amend the University Regulation, 1916.

(Received the assent of His Highness the Maharaja on the seventeenth day of September 1923.)

Whereas it is expedient further to amend the Mysore University Regulation, 1916; His Highness the Maharaja is pleased to enact as follows:—

The following proviso shall be added to sub-section (2) of Section 10:—

“ Provided further that when the Dean of a Faculty is entitled to membership of the Council under any of the sub-heads (i), (ii) or (iii), the faculty concerned shall elect from among its members a representative, other than the Dean, and such representative shall be entitled to membership of the Council until the Dean shall have ceased to be a member under any of the sub-heads aforesaid.”

A. R. BANERJI,
Dewan.

REGULATION NO. XV OF 1923.

A Regulation to amend the Minor Tank Restoration Regulation 1916.

(Received the assent of His Highness the Maharaja on the thirteenth day of September 1923.)

Whereas it is expedient to amend the Minor Tank Restoration Regulation, 1916; His Highness the Maharaja is pleased to enact as follows:—

For Sections 3, 4 and 5 of the Regulation the following new sections shall be substituted:—

(1) Whenever Government consider it necessary to take up the restoration of any existing minor tank, a notice of such intention with an estimate of the probable cost of restoration shall be published in the *Mysore Gazette*, in the Taluk Office, and in the chavadi of the village or villages concerned.

(2) Within two months of the date of the publication under sub-section (1), it will be open to the holders of the irrigable lands under the tank to prefer their objections to the said restoration before the Deputy Commissioner of the District.

(3) The Deputy Commissioner shall, after hearing the objections, decide whether the work should be abandoned or whether it should be proceeded with, notwithstanding the objections raised thereto.

(4) Within one month from the date of such decision, an appeal may be preferred to the Revenue Commissioner and his decision shall be final.

Explanation:— “Irrigable lands” include lands assessed as wet or garden and any lands commanded by the tank and liable to pay a water-rate.

4. (1) If no objections have been raised to such restoration, or if the objections raised have been overruled, the Government or any officer to whom Government may delegate their powers in this behalf, may sanction the execution of the work.

(2) One-fourth of the actual cost of the restoration or one-fourth of the probable cost as published under Section 3 (1), whichever is less, shall be recoverable as contribution from all the raiyats holding lands under the tank in the proportion of the assessment, or assessment and water-rate, as the case may

be, payable on such lands, provided that the amount does not in any case exceed eight times the annual assessment or eight times the annual assessment and water-rate, as the case may be, on the irrigable lands.

(3) The contribution under sub-section (2) shall be recoverable in not less than five and not more than ten annual instalments as may be fixed by the Deputy Commissioner, commencing from the year after the completion of the work.

(4) The amount recoverable from the holders of lands under sub-section (2) shall be deemed to be a rate authorised by Government, within the meaning of Section 219 of the Land Revenue Code, for purposes of the recovery of the contribution, on default.

5. (1) The Government may make rules—

(a) for the selection of tanks for restoration;

(b) prescribing the manner in which estimates are to be prepared;

(c) prescribing the procedure in regard to the disposal of objection petitions by the Deputy Commissioner and the appeals by the Revenue Commissioner; and

(d) generally to carry out the purposes of this Regulation.

(2) Rules made under this section shall be published in the official gazette and shall thereupon have effect as it is enacted in this Regulation.

A. R. BANERJI,

Dewan.

REGULATION No. XVI OF 1923.

A Regulation to amend the Mysore Companies Regulation, 1917.

(Received the assent of His Highness the Maharaja on the seventeenth day of September 1923.)

WHEREAS it is expedient to amend the Mysore Companies Regulation, 1917; His Highness the Maharaja is pleased to enact as follows:—

1. After sub-section 3 of Section 11 the following proviso shall be added:—

“Provided that, notwithstanding anything contained in Section 290, the Government may, at any time, after serving a notice in writing giving reasons and after hearing objections, if any, thereto, pass an order requiring any company registered either before or after the passing of this Regulation under any enactment for the time being in force, with a name containing such words, to alter or omit those words, within a period of three months from the date on which the order is communicated to the company.”

2. After clause (v) of Section 162 the following clause shall be inserted the present clause (vi) being renumbered as clause (vii):—

“(vi) If the company fails to alter its name, when required to do so under proviso to sub-section 3 of Section 11.”

3. After Section 283 the following new section shall be added:—

“283A. If any company required to alter or omit the words objected to under proviso to sub-section 3 of Section 11, does not comply with such requisition, within the period of three months mentioned therein, it shall be liable to be wound up on a petition presented by the Government Advocate or any other officer duly authorised by the Government in this behalf, notwithstanding anything contained in Section 166.”

A. R. BANERJI,

Dewan.